BENGAL ALMANAC

FOR THE YEAR

1828

WITHAN

APPENDIX

CONTAINING

EXTRACTS FROM ACTS OF PARLIAMENT RELATING TO INDIA;

REGULATIONS OF THE PUBLIC INSTITUTIONS;

&c. &c.

COMPILED AND ARRANGED

BY

SAMUEL SMITH AND CO.

Calcutta.

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AN ALMANAC FOR 21 YEARS, BY WHICH MAY BE FOUND IN A FEW SECOND THE DAY OF THE MONTH IN ANY YEAR, FROM A. D. 1820 to 1840, both inclusive.

Tab	le I.	T	able	: 11	[.	Tab	ole III.
Years	Sunday Letters	Gorden Number	Epact		Roman Indiction	*	Sundays
1820 1 2 3 4 5	G F E D C B	17 18 19 1	7 1 18 1 0 1	3 4	8 9 0 1 2 3	MONTHS	1 9 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 11 19 20 21 24 23 84 25 26 27 28 29 30 31
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5	D	13	.]	1	8	June	E F G A B C D
6 7 8	C B A G	1	23 2	6 1	9	September December	FG VBCDE
9	F E D		15 2 26		9	April July	GABCDEF

With the Dominical or Sunday Letter for the Year, enter Table III, and opposite the Month find the same Letter, over which are placed the Days of the Month or every Sunday in that Month.

N. B.—In every Leap Year there are two Sunday Letters one serves for January and February, and the other for the remainder of the Year.

PERPETUAL ALMANAC.

		YE	RS.	1			MONTHS.	•		אטפ	DA	¥5.		
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Under the word years, find the year; above which is the Dominical letter for that year: then against the Months find the same letter, over which are placed the days of the Month, for every Sunday in the Month. In Leap year, for January and February, use the letter above the blank space before the year; for all the rest of the Months, use the Letter for the year.

To find out when it is Leap Year, divide the year by 4; if there is no remainder, it is Leap Year; and if any remainder it is 1, 2, or 3 years after Leap Year.

RIVER DISTANCES FROM CALCUITA, TO PLACES DOWN THE RIVER.

	Tiles.
To the Old Powder Mills, or Myers' farm	13
Budge Budge	23
Fultah,	
Diamond Harbour	. 63
Kedgerer	. 90
Saugor Point	
The Floating light, where the Pilot leaves the Ship	.146

N. B. The above distances are calculated for Ships: for Boats the distance is about one-third less.

TIDE TABLE.

when it will be High Water, at the unelimentioned places; but of course or with the Tide: it will retard, or accelerate the time of High Water. . bbs after these hours and, except in the Freshes, the Floods run about 5 This Tuble tells you ours and the E56 7 hours if it blows hard against, The Tide runs down, or

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length of Passage from Saugor Roads to the different Ports in Asia and Africa throughout the Year. Shewing the probable

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Estimated Passage for Bloops, proceeding from the Presidency to Saugor, from the 1st of March till the 31st of Orlover, Days 12.

Ditto

Table of the Rising and Setting of the Moon, whenever a knowledge of that event can be of use, calculated for the Latitude and Meridian of Calcutta for the year 1828.

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RISING AND SETTING OF THE MOON.

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RISING AND SETTING OF THE MOON.

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Local Observations.

JANUARY.

This is one of the most delightful months in the year; its temperature is cool and refreshing; and extremely agreeable to those in the enjoyment of good health, but to rheumatic and gouty subjects is far from pleasant.

The days are cool, serene, and cleer; the mornings and evenings

damp and foggy.

The thermometer ranges in the Shade from 52 in the morning to 65 in

the afternoon.

The wind is Northerly, and seldom blows strong; but when it does and accompanied with rain, I (which sometimes happens in the course of the

mouth) the Cold is most disagreeable.

Vegetables, of all kind are in the highest state of perfection; the market abound with green peas, cautiflowers, cabbages, turnips, potatoes, yams, carrots, spinnage, greens, cucumbers, radishes, celery, intruces, young onions, old cole, kochoo, french beans, seem, brinjalls, red and white beet. &c &c.

The market produces beef, mutton, veal, lamb, pork, kid, poultry, &c.

of best and must superior kind

Game is to be had in great abundance—snipe, wild duck, teal, &c. &c. The fish market is well susplied at this season, with beckty. (the salmon of the East,) moniee, rowe, on lab. quoye, sowle, sellish, bhalah, eess; bonspattah, and many others of inferior description.

Fruit trees in general, begin to show their buds and blossoms this

month-mangoe, neach, numpelnose, (shaddock), rose apples. &c.

The following fruits and vegetables, are procurable throughout the year. viz—plantains, sugar canes, cocounits, guavas, pine apples, papaws or napialis, custurd apples, jack, country almonds, tamarinds, emroh, barbuite, mint. sage, cives (gandina,) parsley, onicas. &c.

The fruits in seasons are China or inges, loquats plantains, pineapples, sugar caue, country almouds. limes, and tipparah, (a kind of gooseherry.)

FEBRUARY.

The beginning of the present month is generally cool and comfortable, particularly if the Northerly wind prevails; the weather then becomes disagreeable, tiel a change of season takes place about the end of the month.

When the weather is variable, the wind blows principally from the N. W veering round occasionally to the N. E. E attended with clouds and drizzling rain; this continue it labout the 20th, when the southerly wind sets in. The weather now becomes mild and genial, especially to those who are subject to the gout and theumatism.

The days are sometimes hot, and the nights cool and chilly, with heavy

dews.

The Thermometer in the shade ranges on a medium, from 58 in the morning to 75 in the evening.

The measles, in children, are very prevalent during the whole of this

month.

Winds have set in. Warm clothing is rather troublesome to new comers, mut so with old fudians; the state of whose blood is from the debibitating influence of the crimate, considerably under proof. Sometimes this mouth is rather showery, which protracts the cold season till the middle of the following manch.

Meat and vegetables continue good and abundant.

The fish market has the addition of the email break (beerings)

The additional vegetables are asparague sumkin and young cucumbers: and fruits, custard apples, hulberries, bale and small water metabs.

MARCH.

The weather, during the greater part of this month, being agreeably warm, its temperature is extremely favorable to old Indians;—thus, while the Thermometer plays at summer heat, re-treshed by a cool and favored Southerly breeze, the long established Anglo-indian feels his cold blood meandering through the torpid veins, which gives a sest to every vital power and animates his whole system.

The Thermometer ranges in the shade from 68 in the morning to 82 in the afternoon.

The alternate changes of Jeat and cold render part of this mouth un-

pleasant, as the heat becomes at times rather oppressive.

Various operations of husbandin, generally commence this month, so soon as the ground is moistened by rain this however sometimes happens at the latter end of February, and then it is occasioned by an unusual quantity of rain.

The meat market continues good.

Fish to be nad in abundance, and the mirket has the addition of the

gootraly a small and well flavored hish.

Green peas and turnips disappear this month, sallad, cabbages, carrots and celery are on the decline, but asparagus and potatoes continue excellent; green mangoes and unripe tootee are to be had, also omrab, greens and water cresses.

Fruit is also plentiful—large water melons apport about the middle of the present month, and continue in perfection till the middle of June.

The prices of articles, in the bazar of Calcutta, continue (with trifling variations) the same all the year round. The best matton may be procured; at all seasons of the year, at one rupee the quarter or saddle; the best veal at one rupee and a half per quarter; sur oin of the best beef for 2 and 3 rupees, and so in proportion to its quality, down to one rupee, the surloin, edge bone, or round; fowls are from 2 to 12 for one rupee, according to their size; ducks from 3 to 8; geese from 5 annas to two rupees per pair; wheat is from one rupee to one rupee four annas per maund, according to the quality in the market; rice from three rupees to one rupee and a half per maund, according to its quality, and so with respect to other articles.

The North-westers with thunder and lightning, and rain, generally

commence about the termination of this month.

APRIL.

The beginning of this month is sometimes pleasant, particularly if the borth westers are frequent; but the latter part, as also the middle, is disagreeable in the extreme; it is one of the worst months in the year.

The Thermometer ranges in the shade from 80 in the morning to 92 in the afternoon, but when exposed to the sun, it rises to 110 and higher.

The wind blows from the Southward, and is very strong throughou. the month; but when it is accompanied with hot winds from want of rain, it makes every exertion of the human system tiresome. fatiguing and oppressive. These parching winds are unlavorable to vegetation, and were it not for occasional supplies of rain, would prove disastrous.

The North-westers are at times attended with dreadful storms of thunder and lightning, during which rain and hail fall in torrents: thes storms sometimes occasion much and extensive damage. -people and cattlars killed by the electric fluid, whilst other are struck down by the lightning and stupped for several hours. The Morthwesters continue at intervals till the beginning, and sometimes till the middle of May.

This is an unfavorable season for meat, which begins to be flabby and poor, the fit spungy and yellow; and very little good, of any de-

scription, is to be found in the market

The fish market, this month, has the addition of the mangoe fish, so called from its animal visit into all the Bengal rivers, at this (the mangoe) reading to spawn, it appears as soon as the mangoe is formed on the tree, and disappears at the close of the season, that is about the middle of July. This fish perhaps, has the most agreeable flavor of any in the known world, and so sought after, (by natives as well as Europeans,) that althound to have as a middle sized whiting at the beginning of the mouth, they are sold trom 2 to 4 per rupee, and before the end of May, as they become plentiful, they are one rupee the score; and in June, two to three score for one rupee. The fish market has also the addition of the carp, mhagoor.

totatees, asparagus, orious, cucumbers and a few cabbage sprouts

are the only vegetables to be procured

Water melons and musk melons are in great parfection: -- there is not much finit now to be had at market. Green mangoes for pickling, and corinda for tarts are in great abundance.

MAY.

The present is considered the worst month in the year, it being parching, but and no rain.

The thermometer ranges in the shade, on a medium, from 85 in the morning to 98 in the afternoon: if exposed to the full influence of the

Sun beams, it will rise to 120 degrees, and sometimes higher

The weather this month is most oppressive, especially the latter half: the wind continues Southerly, and the heat is scarcely bearable .-- Of all months in the year, the present is the most painful, particularly to those whose avocations compel them to be much out of doors. To be exposed to the San without a covering, is extremely dangerous at any hour. from 10 to 5 o'clack: it would be death to any constitution, except to natives, who are inured to the climate by birth and practice, and even they sometimes tall a sacrifice to the powerful influence of the Sun. The heat in the first half of the month is sometimes relieved by a few Northwesters accompanied by refreshing showers: vivid lightning and distant thunder at times attend the North-westers. In 1812, 13, and 14, the month of May was remarkably dry, and the heat scarcely supportable; in 1815, there were frequent and copious showers of raio; in 1816, from the commencement of the year, up to the beginning of July, there were not above three showers, and these were very slight, although the rainy season is always expected and generally does commence in June, between the 10th and 20th, 1817, was extremely irregular, --- the rains set in about the middle of February, and continued in light and heavy showers till the middle of September, from which period up to the 18th of October, the season was uncommonly oppressive; ... the concluding shower fell from midnight on the 17th, to midwight on the 18th of the same mooth. In 1819 the rains set in unexpectedly and violently about the middle of May; the rain came down in torrents for three successive days and nights

'Grapes of the larges, size, peaches, pine apples, limes, rose apples, leeches, jumbrules, wampees together with water melons, musk melons, pomegranates, custard apples. &c. &c. in season and in perfection.

. The meat market is very indifferent, inferior to last month.

Fish continue good and abundant, the beckty excepted, which, from the difficulty of its reaching the market in a firm state, become scarce.

Mangoe fish in great perfection this month.

Asparagus, potat es, and cabbage sprouts, with indifferent turnips, aweet potatoes, cucumbers and ontons are nearly all the vegetables now in the market. Pumpkins and other cucurbitaceous roots are procurable in the bazar.

JUNE.

The periodical rains set in about the middle of this month: had not the course of Divine Providence thus declained it the present and succeeding months would become intolerable from parching heat, and a period would be put to vegetation; but refreshing and cooling showers fulling occasionally, and heavy rain sometimes, render the mean temperature of this and the three following mouths much less than might be expected from that of the preceding month of Mav.

The thermometer, the first half of this month rises frequently to 99, in the shade, at noon; from which time, that is, about the 15th, if the rains

commence, the heat of course subsides.

The weather throughout the wholf of this month, however, is pleasant or oppressive, according to the quantity of rain which falls; if the weather he dry, the heat is scarcely hearshife, generally very close; not a breath of air from any quarter; but if the rains commence, as they are always expected to do, (in regular seasons) hetween the 16th and 26th of the month, the air is refreshing, and the weather not unsomfortable.

Meat, as must be expected, very indifferent. The fish market much the same as last month.

Mangoes and mangoe fish in great abundance, and in great perfection. The Maldah mangoes arrive in Calcutta about the middle or latter end of this mouth, and they are considered without exception to be the best that can be procured in Bengal.

Grapes, peaches, leeches, &c. disappear this month.

Custard apples, pine apples and guavas are in great perfection.

Asparagus and potatoes, onions and Indian corn, are the principal vegetables that remain.

JULY.

This month is attended with much rain; the winds are light and variable; the weather frequently gloomy, and sometimes stormy with heavy falls of rain; whilst at intervals it is fair, mild, and the temperature agreeable.

The thermometer ranges in the shade from 80 in the morning to 89

in the alternoon.

The showery weather of the present and preceding month is productive of the most beneficial effects to the grain.

Meat continues lean and poor.

The fish market continues good. The moonjee the rowe, the, ontiah, the quoye, the sowie, the mhagoor, the chingree, the tangrah and the chunnah, are procurable all the year round. The hilsa (or sable) fish makes its appearance this month. The price of this fish is one rupee for two of the large size; in the course of next month, 4 to 8 may be purchased for a rupee, the lowest rat at which they are sold: this fish is delicious either boiled, baked, or roasted; but it is generally considered very unwholesome. The natives devour it in such quantities, as to occasion great mortality among them. This fish, on being cured with tamarinds, forms a good substitute for herrings.—It is then known by the appellation of the tamarind fis.

Mangoes and mangoe fish both disappear this mouth.

The vegetable market very indifferent-asparagus is in perfection. but potatoes becoming poor and watery. Young lettuces outumbers and sweet potatoes are now procurable; as also the cumranga and corioda.

Pine apples, custand apples and guavas continue in season.

AUGUST.

In the present month also there is abundant of rain-the weather continues much the same as the last. this and the preceding month are noted for their large quantities of rain being the wetest in the whole year.

Thermometer ranges in the shade from 80 in the morning to De in the

aftarnoon.

Light and variable winds, and cloudy weather, with smart and light rain, prevail at the beginning of the month; the middle is sometimes fair, mild, cool and pleasant; the rymainder variable, attended at times, with strong winds and heavy rain.

The two grand agents of nature. - heat and moisture, are in full activity in July and August: vegetation springs up, and spreads with

astonishing rapidity

The meat and fish markets much the same as last month-

Pumplenose (shaddock) appears this mouth; pine apples, custard

apples and guasas continue in perfection.

The vegetables procurable are sallad, asparagus, cucumber, brinjalls, muckum seem (a kind of french bears) radishes turnips, cabbage sprouts, and some indifferent potatoes. Indian corn; cucumbers, spinnage, and such like are to be had all the year round; int they are tasteless, except at this season, when they become firm, good, and very palatable. The avigato pear is sometimes procurable at this period, a most delicious relish, when lightly spread on toast andbutter, with a little salt and pepper.

SEPTEMBER.

The rains subside considerably during this mouth.

The wind continues light and variable, attended with occasional cloudy weather. The days are sometimes fair, mild, and bright, ... and the temperature agreeable.

The the mometer ranges from 78 in the morning to 85 in the afternoon.

The meat market much the same as last month.

The fish market experience a slight improvement, for although there are abundances of fish, yet they are not always procurable firm and good. The bekty becomes larger and better flavored. The tollowing are also in the market—the bholah. dessy tangrah, konteh. bhengirs, gungtorah, kowell toontee, pyrah chondah, and the shell fish boodye chinggry.

Vegetables very indifferent; potatoes not eatable, -- yams come in sea-

son about this time,

In the fruit market, small oranges make their appearance, but very acid. Custard apples, pine apples, guavas, and pumplenose continue in season.

OCTOBER.

The first half of this month, in general yields a good supply of rain, and introduces the powerful influence of a second spring season upon all vegetating hadres: heat and moisture are in full operation, and pro-

duce raind regetation.

The rainy season breaks up generally between the 10th and 20th of this month; sometimes, however, it continues a little larger, but this is seldom thecase; the concluding showers are frequently heavy, continuing from 6 to 24 hours, incessantly; after which the weather becomes fair calm, and settled.

The thermometer ranges in the shade from 75 in the morning to 80 in

the afternoon

The winds are in general light and variable during the month, veering from South to N. W. thence to Nor.h and N. E.

The monsoon changes about the 21st of this month.--after which light Northerly breezes set in with occasional N. E. winds.

As soon as the weather sets in fair, it is the propitions season for

preparing the kitchen garden.

The meat market begin to revive, and the fish market to improve—the bekty becomes firm, and the other fish proportionably good, Snipes make their appearance.

Vegetables and fruit continue much the same as last month, till the latter end of present month, when, if the season is favorable both experience a considerable improvement. Oranges become largeaud better flavoured, and custard apples are in great perfection.

Young potatoes, sometimes, make their appearance this month, but they have very little flavour :-- they are extremely small and watery. Pomegranates are procurable togethe' with kuthail.

NOVEMBER.

The latter half, and sometimes the whole of this month continues mleasant; the weather is clear and settled, and the temperature reasonable. Sometimes the days are hot, but the mornings and evenings cool and

agreeable

If the raios cease early in October and the cold weather follows shortly after. November becomes a beautiful and delightful month. Nothing can be more favorable than this season for the renovation of the health of the valetudinarian, after having experienced the debilitating effects · of the hot weather.

Light Northerly winds prevail this month.

1 The thermometer ranges from 70 in the morning to 75 in the afternoon. The seeds committed to the soil during the last and present month start into life, and develope their organic parts with a vigour unknown to other climes.

The meat market looks wholesome beef, mutton, veal, pork and poultry,

become firm and good.

Game-comes in also this month, in considerable quantities; wild duck, snipe, teal. &c.

Abundance of fish is procurable, also firm and good, such as bekty,

bonspatah, gungtorah, mirgal, carp, and mangne fish without roes.

The vegetable market begins afresh this month, by the introduction of green peas, which are sold at one rupee per seer, (the pods included.) and new patatoes. (about the size of a common marble,) sell from t to Is tupee per seer, after Christma, both peas and potatoes will be procurable at half an anna per seer Lettuces greens of different kinds, spinnage, radishes, and turnip; radishes appear this mouth

In the fruit market may be had pranges, limes, lemons, pumplenose, pine apples, castard apples, papiah, plantaius, cocoanuts, country aimonds

pomegranates, kutbail; &c.

DECEMBER.

The present is one of the most agreeable months of the year.

The weather continues fair, cool and on the whole, extremely fine, throughout the month, with light Northerly would.

The days and nights are cold and clear: and the mornings and eve-

mings foggy, particularly at the latter end of the month.

The thermometer ranges from 27 in the moraing to 70 in the afternoon. The meat and fish markets are in great perfection, both as to quantity

and quality; game of all kinds in abundance.

The vegetable market is excellent, containing green peas, voung potatoes, lettuces, young oaions, radiches, small sallad, sweet petatoes. Irench beans, seem. brinjalls, yam, carrots, turnips, greens, &c. with young cabbages and cau'iflowers.

The fruit market continues much the same as last month... Brazil currants (tipperalis) make their appearance this month, together with bail

and other fruits.

THE

BENGAL ALMANAC,

FOR THE YEAR

1828.

Memoranda.

FOR THE

COMMENCEMENT OF THE YEAR.

JANUARY XXXI DAYS.

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Sat. 23 Duke of Cambridge both 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Thur 21 117	71			71 8 17	RAL	
Mon 25 6 16 5 44 10 10 41 11 5 14 10 10 25 Battle of Otthies, 18 1 6 15 5 45 11 11 27 11 51 15	Fri. 22	rp 6 1	7 5	43	8 9 5	9 29	12
Mon 25		EB 42 B					
Tues 26 Batile of Citates, 16 14 5 46 12 - 13 - 37 16	PE. 21 Stoun. in Lene. Det.	. 6 1	[6 5	44 1	0 10 41	11 5	14
Wed 27 Thus 28 Fri. 29 13 - 58 1 22 17 14 1 43 2 7 18							
Fri. 29	Wed 27 ****		<u> </u>		3 - 58	1 22	171
Fri. 29	Thus [28]		֓֞֞֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓		4 1 43	12 7	1181
	Fri. 29 ***********	** **	. ,	•			

FEBRUARY XXIX DAYS.

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MARCH XXXI DAYS.

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26 27

29

MARCH XXXI DAYS.

PILA	ES OF THE MOON.		D. H	١.	М.			
FILA	O Full Moon			0		forning.	•	4
	(Last Quarter					orenage		
	New Moon					or thing.		
				8		temos		
	D First Quarter			.ı 4			-	
	Full Moon		-			tteluoo	11.	
<u>•</u>	Enters, of Aries		20 	8	41 72	ight.		 .
ENGI.		i i	J é.	2	HIG	I wit.	ЛП	N ID
. 5	OBSORPATIONS	RIS	SE	3		1	1 = 1	=
F	AND	2		0	MOR	EVEN		F //
DS.	RBMARKABLE DAYS.	St	STIN	A			1	310
	-						-	-
C.	t tax	•	H.M.	•	ì	H. M.		
	David	6 13		15	,	8 2 52		
FE_{\bullet}	2d Sunday in Lent. Chao	6 12	5 4 Ն		1 _	3 3 37	1 (₹ 20
			••••	17			21	123
Tues 4		6 11	j .	1		i	22	
	Battle of Batossa, 1811.	6 10		19	1		} 1	Z,
Thur 6	Peace of Serugap tam,		5 51	!		b 6 52	1 J	\mathfrak{S}
Fri. 7	In an Landers & see of 100			21	1	7	11	9
Sat. 8	1	16 5	5 - 52	22	8 1	9 8 43		4
FE.	3d Sunday in Lent		••••	$_{1}23$	i		1 - 1	A
						6 10 40	28]	ĬĨ.
						1	1 - I	
	Gregory Martyr					0 - 34	1	-
Thur ta	Planet Georg um S.dus dis	6 5	5 55	27		i	2	
	[cover-d, 1781		5 56	28	15	2 22	3	
Sat. 15	Sun	6 3	3 57	29	2 2	5 2 49	4	
	4th Sun in Lent. Med Lent		••••	1	2 5	1 3 15	5	
Mon 17	St. Patrick Saxons			2	3 1	2 4 6	6	
	Edmund Iv. of the West				4 3	3 4 57	7	
$\mathbf{Wed}[\mathbf{H}]$	lst Fchpse of the Moon	1		4	l .			4
Thur 20	B. C. 720	6	6 —	5	6 1	1 6 38	9	1234
	Benedict. Battle of Abx-			6	7	7 28	10	•
Sat. 22	[·ndvia 1801	5 59	6 1	7	7 5	3 8 17	11	O,
FE. 23	5th Sunday in Lent. [1757	5 58	6 2	8	8 4	1 9 5	12	<u> </u>
Mon 24	Capture of Chandernagore			9		1 9 5 9 9 5"	13),[]
Tues 125	Ann. of B. V. Mary	5 57	6 3	10	10 1	5 10 39	141	ン H
Wed 26	Harris			11	11 -	- 11 21	15	5
Thur 27	Defeat of Tippoo by Genl.	5 56	6 4	12	11 43	5 - 9		
Fri. 28		5 53	6 5	13	36) — 54]	17	
Sat 90	[Sun. Cap. of Paris, 1814]	5 54	6 6	14	1 1.	1 39		
FE 30	6th Sunday in Lent. Palm	5 53	6 7	15	2	2 25	19	
	3 · 3 · · · · · · · · · · · · · · · · ·			16		3 13		
AND WILLIAM		,				1 - 701		

APRIL XXX DAYS

PH	ASI	ES OF THE MOON.		D.	1	Ħ.	M.						
		Last Quarter	••	. 7		6	0	E	reni	ng.			
		New Moon		.14		3	12	A	flet	.IIO.	n.		
		First Quarter		.22		11	15	F	0 F +1	900	lt.		
	(Full Moon		. 30		4	38	M	orn	ing	•		
•	I	Enters & Taurus	• •	20		9	8	M	0 111	ing	•		_
ENG	1			ES			a		3H	WW J	. n.	HU	N D
•		OBSERVATIONS		RISI		ET	A G E	HIL	<i>3</i> (1)	** /		0	×
*	Σ	AND				N)	8.0		_			Σ	7.4
D8.	198.	RBHARKABLE DAYS.		CN	. :	20	A	MO	R.	EV	EN	S.	MONT
	<u> </u>		-	.M.	-	<u>s</u>	D.		N.	н.		-	
mr.		1 1001	1					3				21	
Tues Wed		gen. 1801	5	52 51	l l	8		4	32				7
Thur		Danish deteat off Copenha		J.	•	IJ	9	5			50		1234
Fri.	4	Richd. Bishop of Chichester	5	KΩ	6	10) (6	23	6	47		
Sat.	5	Good Friday. St. Ambrose	ľ	•	ľ	10	21	7	2	7	45		0
FE.		Easter Day [suitd 1812	5	40	C	11	22		18	•	42		TRO
Mon	7		15	4R	B	19		_	15				LI
Tues							24	ŁO	10	10	34		0
Wed			5	47	s	13			4	11	28	29	H
Thur					Ĭ.,		26		57	-		30	
Fri.		Abdon, of Napaleon, 1814	•	46	6	14	27	_	48	1	12	31	
Sat.		Ld. R. V over C. deG. 752					28	1	39	2	3	1	-
	13	1st Sun, after Easter. Low	5	45	6	15	29	2	12	2	36	2	ļ
Mon	14	[Sunday	5	44	6	16	30	2	50	3	10	3	
								3	20	3	44	4	
				••••	١.,	•••	2	_		_	35	5	
Thur].		١.,	•••	3	_	2		26	.	
Fri.	18		5	42	6	18	4		52		16		
		Alphe: e						_		1 -	5		1.73
FE.	20	2d Sunday after Easter	5	40	6	20			1		58		
											40		
Tues	22			••••	١.,		8				25		K
		St. Geo.K.G. 4 h b d. k pt											
													エ
Fri.	25	St. Mark. Duchess of Glon	•	•••	١.,	•••	Ш	11	15	11	39	14	12
Sat.	26	3d Sunday after Easter	5	3 6	6	21	12	-	_	-	24	15	13
Fb.	37	3d Sunday after Easter		••••]. .	• • • •	[13		47	1	11	16	"
bion	28	**** **** ***** ****	5	35	8	25	14	1	36	2		17	
Wed	30			.,:,	••	, ,	16	3	23	\$	47	19	1
		•	j	·	•		ı	ļ		* •			

APRIL XXX DAYS.

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23.

MAY XXXI DAYS.

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25 26

28

MAY XXXI DAYS.

PMASI	ES, OF THE MOON.		1	D.	Ħ		N.					
	(Last Quarter	# • •	•••	6				_	tht.			
	New Moon								rnin			
	D First Quarter	• • •	2	22		5			rniı			
•	Full Moon	• •	2	9					ern		•	
\odot I	Enters II Gemini	••		21		9	28	Mg	ynii	ng.		_
ENGL.		00	3	i	13		1110	ьH	W A	T.	1111	ND
* *	OBSERVATIONS	1 6	Cacin		SE	A G				_	No.	7
3	* 4ND		4		Z	, pc	MO	R.	EV	EN	2	7
DS.	REMARKABLE DAYS.		3.0		2	2				- }	DS.	THOM
-		- "	M	 E4	. M.	— D:	н.	М.	H.	M.	_	
Thur 1	St. Philip and St. James	•					•	21		ı	20	
Fr. 2	and St. James	5	33	8	27	18				44	1 1	1.0
Sat. 3	Invention of the Cross	1				19	ŀ		_	42		1235
FE 4		5	32	6	28	1	ì		1	40	, ,	-
Mon 5			•••			21	8	12		36		H
	111111111111111111111111111111111111111		31	6	29	22	9	6	9	30	25	¥
Wed 7	l	ĺ.		1.	• • •	23		57	10			2
Thur 8		5	30	6	30	24	10	48	11	12	27	H
Fri. 9		ĺ.,					11		ļ	1	28	SI
Sat. 10		5	29	6	31	26	<u> </u>	27		51	29	0
Fr. 11	5th Sunday after Easter	1	28			I		16	1	40	30	Ħ
Mon 12	[Rogution Sunday		•••	١.,	• • • •	28	2	6	2	30	31	
Tues 13		5	27	6	33	29	2	30	2	54	1	
Wed 4		١.	•••	١.,	• • • •	1		56	3	20	2	İ
Thu 15	Ascen. D. or Holy Thursday	5	26	6	34	2	1		, -	16		
Fri. 6	Battle of Albuhe a, 1811	١	, 7 .	.	• ••	3	1		1	~	4	
Sat. 17		5	25	6	35	4	: -			49		ĺ
FE 18	Sunday after Ascension day	١.,	• • •	١.,	• • • •	5		12		36		
Mon 19	Dunstan							54		21]	
Tues 20			-	•	•••	•		42	1	6	. 1	17
Wed 21	, , , , , , , , , , , , , , , , , , ,	١	•••		• • • •	8		26		50		
	Princess of Homburg born				• • •	9		9	•	33	1 1	
Fr. 23			•••	1.	••••	110			10			
Sat. 24		5	23	10	37	IL	10	23	11	50	12	
FE 25	Whit Sunday [Arch. o' Can.	- ••	• • •	•	••••	12	111	26	111	QU	3	
\$10n 26	Whit Mon Augustine 1st Whit Tuesday. Venerable	١}•،	• • •	1.	. • • •	13	-	10	-	4 U	14	1
Tues 27	Whit Tuesday. Venerable	•	•••	1:	••••	14	1	10	1	94	i a	
W et 28	Bede	5	22	U	35	10	Z	0	-	\$ 0	17	
4 hrq [29	K. Char. 2d restored 1660	<u>'</u>]•	• • •	į.	• • •	10	1 3	D p	4	4U		
F11. 130	General Peace Signed at		67.		**	110	4		5			
DEL 131	Paris 1814	13	21	U	22		•	•		4 3		•

JUNE XXX DAYS.

P	H A S	ES OF THE MOON.	n). н		M.						
		(Last Quarter				56	Moi	niu	g.			
		New Moon	13	2 5	1		Eve		,			
		D First Quarter			4	16	Nig	ht.	•			
_		O Full Moon) :	37	Nig	ht.				
	<u>) </u>	Enters 3 Cancer	2	1 6	.	2	Eve	1111	g.			
EN	G J		ES	TS	Ξ	131	611	W	λT.	HI	ND	
	C	OBSERVATIONS	RIS	93	₩ 6		_	i		0	H	
	O.F.	AND	Z	Z	8	M C	RN	EV	EN	M	7	
DS.	DS.	REMARKABLE DAYS.	SU	SUN	À			`		5.	HIVOK	_
	1=				<u> </u>			<u> </u>		a	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	**
FE	1,	Trinity Sunday. Nicomede	H M.	H.M.	μ. Πο	Н. 1-с	Μ.			:		
Mon	2		3 21	0 39	1		4	,	28	ſ		
Tues	1 -		• • • • • •		20	[]	-	7	24			
Wed		1 · · · · · · · · · · · · · · · · · · ·	••••	[21	ļ		ľ		22		
Thm		Bonitace. Duke of Cumber	5 00	C 40	22 23	, -		ſ .	8		123	
Fri.		land boin 1771	5 20	0 40	23 24	_	!	•		24		
Sat.	7	, [land boild first			4	11		lo	46	,	ES	
FE.	8	1st Sunday after Trinity	••••	•••••	1		_	•				
Mon	9	,	• • • •	••••	27	1	59 48	í		27		
Tues	1 -	1	5 9	6 41	28	1	37		12	28 29		
		St. Bainabai		6 41	29	, -	- 1		31	l l	ŀ	
Thur				• • • •	30		10	3		31.	1	
Fri.	13	1	• • • •	••••	1	l –	15	_				
Sat.	14				2	4	3		27	2		
ŀE.	15	2a Sunday ofter Trinity			3	4	49	_	13			
					4	i -	3.1			- 1		
	3	St. Alban			5	6	22		46	5		
	ļ	Battle of Waterloo, 1815			6	!]		25	6		
	J 1	Magra Charta signed 1215			7		43		7	7	5.	
	1	Trans. of Edw. K. of West			8	8	27	_	51	8	123	
1 :	, ,	Victory at Vit. 1813 [Saxon-			9	9	12		36	g	. •	
		3d Sunday after Trivity			10	10		10	24		*	
Mon	23	Battle of Plassey, 1757		••••	11	10	50	H	14	11	7	
Tues	24	Nativity of St. John Bapt	1	• • • •	12	11	44		8	12	Š	
Wed	í J	_			13		42	1	6	13	3	
Thu	26				14	1	43	2	7	14	4	
Frt.	27	•			15	2	41	3	8	15		
Sa1.	28	Gapture of Buenos Ayres	1		16	3	45	4	9	16		
FE.	29	4th Sun.aft. Trin. St. Peter			17	4	44	5	- 8	17		
Mon	30	****		••••	Į8	5	40	G	4	18		
				•	Ì	!	i	•				

JUNE XXX DAYS.

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JULY XXXI DAYS.

JULY XXXI DAYS.

PH	ASES	OF THE MOON.	•	- D.	н.	M.						
	Q	Last Quarter,		4	11	55	For	ren	007			
	0	· ·			7	23	M	rni	ng.			
		First Quarter,			9	57	M	01 II	ing.			
	\circ	Full Moon,		27	4	13		orn				
\odot	Ent	ers do Lea,			4		M		12			
ENGI				100 T	52)	3111	— — : !	w	AT.	HI	ND
		OBSERF'ATIONS		ISP	ьтs	GE						-
#	2	AND		«	60	7		- (Mo.	HT
•	S.	REMARKABLE DAYS	·	SUN	ลยพ	- <u></u>	MO	RN	EV	EN		MOM
	<u>.</u>			<u> </u>				_			su)	X
				II.M.	H M.	D.	н.	М.	u.	M		
Tues				5 19	6 41	19	6	33	6	57	19	
Wed		Visitation of the B V W	ary			20	7	24	7	45	20	•
Thur			•••			21	8	14	8	38	31	3
Fii.	4	Translation of St. Marth	1	• • • • •		22	9	3	9	27	22	12
Sat.	5.		•••	•••		23	Ŋ	51	10	15	23	
FR.	1 1	th Sunday after Trinity		••••		24	10	40	11	4	24	UŖ
Mon	7.		•••			25	11	29	11	53	25	44
Tues	8.		•••	5 20	6 40	26	-	18	—	42	26	V.
Wed			• • •]			27	1	7	1	31	27	
Thur	0.	••••	•••	• • • •		28	_	54	2		28	¥
Fri.	11.		•••	• • • • • •	• • • • •	29	2	15	2	42		
				5 21				41	3		50	
		ith Sunday after Trinity				2		27		51		
Mon	14 .		• • •	••••		3		П	4	1		
Tues	15 8	Swithin	• • •	5 22	6 38		_	54	5	18	1	
wed.	16].		•••	••••		5		37	_	-1		
	74	• • • • • • • • • • • • • • • • • • • •	1	- 1		6	_	19	6	43	3	
Fri.	, ~,,							•3	7	27		
		K. Geo. 4th crowned, 1					•	49	_			1235
		th Sun. after Trin. M				9	_	37	_	1		H
PION	21.	[ga	u et	• • • •		10	_	28	-	52	' '	Z
		agdalen								46		
		•••• •••• •					11					ABO
Thuc		· · · · · · · · · · · · · · · · · · ·				13		21		45	[}	RA
		St. James				14		22			T	SHR
Bat.	26	t, Anne	•••	5 25	6 35	10	2	23		47		3
		3th Sunday after Trinity								46	ľ	
PION	28	• • • • • • • • • • • • • • • • • • • •	•••	5 26	5 3 4	17	4	19		43		
111e	29		•••		• • • •	ITA	Q	13		37		
W Pd	30 .		•••	5 27	b 33	19	D C	5		29		!
Aunt	1317.	•••••	•••	••*•	••••	20	O	56[1	20	rif	

AUGUST XXXI DAYS.

PH	LAS	ES OF THE MOON.		I),	Ħ	. 1	M.					
		(Last Quarter,	•••	. 2		9	32	N	ligh	t,			
	(New Moon,		. 10	1	10	36	N	ligh	t.			
		First Quarter,		18		8	4	N	ligh	if.			
	(Full Moon,		25]	11	22	F	Ore	ngo	n.		
_	Į	Enters my Virgo		23	1	11	30) F	016	non	Ħ.	_	
ENG	4.			3		i l		ни	GH	W A	T.	HI	N D
	0	OBSERVATIONS		KISES	į	24.3	AGE.	*	,			0	Ξ
*	M	AND			Q	ا ہ	8	MO	R.	EV	EN	B	LV
	.80	REMARKABLE DAYS.	1	200	2		D'				1	DS.	ROOK
	7					2		1.6		н.	7	-	-
1732		Y ammaa Daw					,	_	M. 46		. [
Fri.		Lammas Day	0	25	U		21						
Sat.	2	att tomber often Thinks	• • •	00	e.		22			1 .	49	19 20	
FE Mon		9th Sunday after Trinity	[]	29	U	91	23	10		10		20 21	35.
	4	••••	ξ.	90	ß	9 A	24 25	11	3		27		123
Tues Wed	1	Managhamat water land	1					L			16	-\$-	
1	_	Transfiguration of our Lord			i				52 39		3	24	Z
Thur	1 4	Name of Jesus	9	31	10	49	27	_	25	1		25	30
Fri.	8			20	2.	••	28		10				RAB
Sat.	9	104h Cundan after Trinite					29				56	ı 1	IR
FE.		10th Sunday after Trinity		33			30		54	_		28	HS
MOU	LL	[\t. Lawrence	ြ	34	0	26	1		44	4		29	
Miles,	12	King Geo. IV. born 1762.			• •	• • •	2			1 -	44	_	
Wed	1				6	• •	3		4		28		•
Thur					U	25	5			2	12		-
	. 1				0	04				1	59		
	16						7		24	1			ł
- 1		11th Sunday after Trinity.			ĭ		1			8		1 -	
			•		0	25	0	•	_	t .	34	t l	١.
		••••••••••			6	00	1	1				•	235
		Dul a of Clausus ham lear			,			1		10		1	77
Fr.		Duke of Clarence born 1765	1		ł		1	ı		_		1 .	_
							7	,	_	ž –	31		RON
Sat.)								5		29	•	
Mon	0.5	12th Sunday after Trinity	: •	4.1		*	114	_			26		2
THOU	20	[St. Bartholomew	2	41	O	19	110	3	Z KM		20		AU
	1		1								14		1
Wed	1 - 1				ī		4	1		1	6		200
	T	St. Augustine			r		4		42	1	58		l l
	7	St. John the Bapt beheaden	•	-	•		4	•	34	7			
gai.							1	1					
ĘĽ.	191	13th Sunday after Trinity	15	40	D	14	21	۵ ۱	10	18	40	7.6	ł

AUGUST XXXI DAYS.

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SEPTEMBER XXX DAYS.

SEPTEMBER XXX DAYS.

PH	ASI	es of the Moon.		D.	3	ı.	M.						
	(Last Quarter,		1	1	0	32	M	orni	ng.			
		New Moon,	• •	9		2	27	A_i	ter	1) (1)	n.		
		First Quarter,		17		5	20	Mo	orni	ng.	1		
		Full Moon,		23		8	6	Ni	ght	•			•
0	Ē	Inters 🕰 Libra,		23		8	14	M	01.01	ng.			
ENGI	<u>.</u>		1	<i>y</i> ,	Ī	:		HI	GН	W	AT.	HI	ND
	0	OBSERVATIONS		R 18		SET	AG					0	1
*	Ε	AND				80 23	S	MO	112	EV	EN	MO	H
DS.	S.	REMARKABLE DAYS.		SCZ		SU.	A	"				SOT	MON
\$12 4	2		-					 -	 ,		_	=	-
	1		ł	M.	1		υ.	1	M ·	1	M.		
Mon	1			46	L	14	l l	9	5		29 11	l .	1
Tues		Landon marnt, 1666 O.S.	5	47	6	13	ì		54	1	-		
Wed		•••••••	ı	• • •	<u> </u>		24	l .	42			20	•
Thur	4	.,	ā	48	0	12		H	_	11	53		235
Fri.	5			• • •	:	• • •	26	1	14	1		22	7
Sat.	6		5	49	6	11	27	i –	-	1		23	
FE.		14th Sunday after Trinity				_	25	1		!		24	EC
Mon	8	Nativity of the B. V. Mary	5	5 :	Ö	9	29		_	ı	35	1	!
Tues	"	••••••	ŀ	• • •	<u> • </u>	•	30	2		1 -	4		Ü
Wed	10	• • • • • • • • • • • • • • • • • • • •	5	52	6	8		3	10		31		AL
Thu	11	• • • • • • • • • • • • • • • • • • • •	•	• • •	••	•••	2	3				28	H
Fri.	12	·)	53	6	7	3	4	41	5		29	13
Sat.	13		•	• • •		• • •	4	5	29	5		30	
		15th Sunday after Trinity				6	5	6	20	6	44	31	
Mon	15	[Holy Closs	5	5	1	5	6	7	13	7	37	1	
Tues			5	5 (i	l '	4	7	8	8	8	32	2	
		maning 1999 1 11 11 11 11 11 11 11 11 11 11 11	5	57	6	3		9	5	9	29	3	
Thur	18			• • •	• •	• • •	8	.0	3	10	27	4	
Fri.	19		5	5 8	6	2	10	H	1	11	25	5	
Sat.	20				•	• • •		11	5 S		22	6	Ü
FE.	21	16th Sunday ofter Trinity		5 9		1	12	-	54	1	18	7	123
Mon	, ,	[St. Matthew	6	-	6	•	13	1	49	2	13	8	
Tues			• •	•••	•	•	14		44	3	8	9	EZ
Wed			6	1	5	59	. 1	3	37	4	1	10	A
Thur			•	• • •	•	• • •	16	4	30	4	54	11	HS
Fri.		St. Cyprian	6	2	5	5 8		5	23	5		12	4
Sat,	27		•	• • •		• • •	18		15	6		13	
		17th Sunday after Trinity	1	3	5	57	, ,	7	7	7		14	
	1	St. Michael. Q. of Wirt. b.		• • •		• • •	20	7	5 °	8	22		
Tues	30	Şt. Jereme [1766	6	4	5	56	21	8	47	9	11	16	
	i		4		1				1		•		I

OCTOBER XXXI DAYS.

PH.	ASF	SOF THE MOON.		Ř٤.	13		M.						
	0	Last Quarter,		I		3	1	M	o i n	ing,			
	4	New Manu	a × 3	0		G	12	M	g. Ni	ng.			
	1	First Quarter,	••.	$\rightarrow G$		-	41	\mathbf{A}_{i}	te ri	001	н.		
		Full Moon,				7	6	M	orni	ng.			
	(0			glit	-			
\odot	Ī	Inters, 11 Seur 10			`	4	26	E	ē.	ing.	•		
ENGI	1			<u> </u>		. 1	<u>.</u>	116	1 L	V A	r 1	11 N	į)
	}	OBSERVATIONS		KISEN		, \	E1		_E		! -	o i	=
È) No.	AND	•				V		.	F1 E2 #		20	MONII
. g	S	REMARKABIE DAYS.	;	SCR	CIIN	i	-	9101	Ĺ	EVE	2.0	á	101
- 5	<u>C</u>			S							-	의	-
j			H	M	H.	M	D]	if.	1		M .	1	
Wed		Penigus	6		ı		22		33		57		
Thur			6		l		23				43		
Fri.	8		6	7	5	53	24				28		
Sat.	4		١.	•••	١.,	• • •	25		48		1.		235
FE.	5	18th Sunday after Trinity	6	8	5	52	26		32		56		77
Mon	6	Faith	!	•••		• •	27	1	16			4	
Tues	ľ		ΰ	9	5	51	28				21		Z
Wed	8		١.,				29		23		47	1	HEE
Thur	9	*t. Denys	6	10	3	50	3	2	46	3	10	25	耳
Fri.	10		6	11	5	49	2	3	35	3	59	2 6]	A.S.
	il			12	5	48	3	4	25	4	49	27	
		19th Sunday after Trinity					4	5	18	5	12		
		Translation of King Ed		13	5	47	5	6	12	6			
Tues	:4	[ward the Confessor	•		.1.		6	7	8	•	1		
Wed	15		- 6	1	1 5	40	7	8	5	8	29	31	
Thur	16		١.		1		8	9	1	9	25]	
Fri.	17	Etheheda	- †6	ាំខ	5 5	45	9	9	57	10	23	2	
Sat.	[18	St. Luke	G	10	5 5	44	10	10	5 l	11	15	3	
FE.	119	20th Sunday after Trinity	/ 6	17	5	43	11	11	45		9	4	
Mon	20		6	18	3 5	42	12		37	1	. !	5	S.
Tues	21		- 6	15	1 15	41	13	1	30	1	54	6	23
Wed	22		. 6	20	15	40	14	2	23	2	47	7	-
Thur	1								16	3	40	8	ام.
Fri.	24		1		•		1	4	9	4	33	9	
Bat.	22	ispin			1		1		2	5	26	01	1 / 1
FE.		21st Nunday after Trinit						5	53	6]	17	11	13
Mon			. ,				1	1	43	7	7	12	13
Tues	2	SISt Simon and St Jude.						1	22	7	46	13	4
Wed						_	21			1	42		1
_		0			۔ ا		22	1			27		T .
Fri.	3												•
	, ,,		1		٠, ٠	- •		1	•			•	

OCTOBER XXXI DAYS.

 $\mathbf{22}$

NOVEMBER XXX DAYS.

NOVEMBER XXX DAYS.

P :	HAS	ES OF THE MOON.]	H.	M						
		New Moon,	• • •	. 7		8	58	3 N	ligh	t.			
		D First Quarter,		14		7	42	N	gh	t.			
	(() Full Moon,	• - •	21		8	34	N	194	t.			
		(Last Quarter,	٩.,	.29		7	38	N	ligh	۲.			
_ ①) .	Enters, # Sagittarius		22	-		18	A	ilt i	rno	on,		
KNO	. I	1	 I			_ '		1111	—. G11	w	л Т.	1111	ND
		OBSERVATIONS		RISE		E.1 S	19			 -		-	W 12
=	=	AND				જ મ	4					Mo	1=
D.S.	V.	1 10		4	!	Z	2	MO	R.	EV	EN	S.	12
<u> </u>	. 으			<u>, </u>		25]				n S	N.
			Įu.	M.	n.	M	υ.	lf.	M.	ıt.	М	_	-
Sat.		All Saints	6	24	5	36	24	10	30	10	54	117	1
FE.	2	22d Sunday after Trinity	6	25	.5	35	25	11	4	11	28	18	
Mon	3	Princess Sophia b. 1777.	6	26	5	34	26	li	58	_	22	19	3
Tues	4			•••			27	,	43	1	7	20	233
Wed		Powder Plot, 1605 O S	6	27	5	33	25	i	30	1		21	7 🚤
Thm	6	Leonard	١	•••	١.,		29	2	20	2	44		
Fn.	7	[born 1768]	6	18	5	31	30	2	46	1	10	1	ייין ו
Sat.	8	Princess Augusta Sophia			,			4	13	1	37	1	17-1
FE_*		23d Sunday after Trinity				30				1	32	2	1 * :
Mon				• • •			3	5	5	5	29	1	M
Tues	11	St. Martin	6	31	5	29	4	6	2	6	26	27	
Wed				- 1		l	5	6	5	7	22	28	
Thur	13	Britius	6	32	5	28	6		54				ľ
Fri.								8	17	9	11	30	
Sat.	15	Wachiths						9	39	10	3	1	-
		24th Sunday after Trinity											
Mon	17	Hugh, Bishop of Lincoln	• • •				10	11	21	11	45	3	
Tues	18		6	35	5	25	H		12		30	4	
Wed	19	Edinund, King & Maityr			• • •		12	1	4	1	28	5	235
Thu	20	[870	6	26	5	24	13	Ī	56	$\hat{2}$	20	6	7
Fri.	21						14	2	4.	3	12	7	
Sat.	22	Cecilia		.			15	3	39			8	Z
FF.	23	25th Sunday after Trinity	• • •				16	4	30	4	54	-91	-
Mon	24	[St. Clement]	6	37	5	23	17	5	20	5	44	10	₹
Tues	25	Catherine					18	6	7	6	31		开
Wed	26				•••		19	6	20 7 53	7	17	12	RC
Thui	27				•••		20		37		1	13	يق
			6	381	5	29	21	8	20				
	29						22	a	2	g	26	 151	
		Advent Sunday, et Antirew			•••		23	a	45	10	$ \mathbf{g} $	16	
		A THE TENED OF THE PROPERTY OF	•••		• • •	••		13	70	↓ V		- "	
				-			,		1		t	ŀ	

DECEMBER XXXI DAYS.

PH	(AS)	ES OF THE MOON.	- v.	Ħ.	M.						
	4	New Moon,	7	10	. 8	M	orni	ing.			
				3	33			ing.			
	ć	Full Moon,		-	23			1100			
		Lust Quarter		4	35			ng.			
•	F	nters, vp Capricornus		í	16			31 E			
**		The contraction of the contracti						33 /		H1:	
ENG	. ,		E 8	ſs.	(Tr	1110	• 11			78.2	
•	, 1	ORSERVATIONS	RIS	SET	A G					MOK	7
4	7.	AND	*	Z	D's	MO	n	EV	EN		Z
Ð8.	1.5	REMARKABLE DAYS.	su!	SU	<u> </u>					DS.	NOK
			14.34.	H.M.	D.	11.	M.	14.	M.		•
Mon	1		6 39	5 21	24	10	28	10	52	17	
Tues	2			1	25	11	14		35	18	.73
Wed			l. 		26		3		27	19	
Thur	4		1		27	_	5.1	l	18	20	14
Fii.	3			1	28	1	48	2	12		7
Sat.	6	Nicolas	6 40	5 20	}		16	•	40	_ 1	¥
FE.	7	2d Sunday in Advent	1		1	2	45	. –	9	l	H
Mon		Conception of the B. V	l		اما	3	43		7	24	2
Tues			1	}	3	1	42	5	6		61
Wed						5	39	_		26	Ü
	_				•	1	34	† 'F	55	1 1	7
_ I	12		1		ہ ا	1	27		51		
	1 - 1			•		•	19	1 *	43	,	
		Lucy Advant				, -	9	-	33	,	-
		3d Sunday in Advent			1	L	55	. –	22	1 -	Ì
		O Sapientia						1 .	12		
Wash	10	O Sapientia	••••		111	1 3	38		2	1	
Thurs	1.0			! · · · ·	110		90				
	1 1		ī			ĺ	· 20	1	44		•
			l .	ł	1 .		8	ı -	32		
Sat.	2U	4 s & Community Sec. 4 January 65 6	C 40	7.0			_	_	24		
FE.	21	4th Sunday in Advent. St	10 4-	13 10			48	1 -	12		1236
MOU	22] • • • • • • • • • • • • • • • • • • •		1	3	35	1		1 -	
Tues	23			I 1		4			59		
W ea	23				110	9	211	5 6	44	114	D
Thur	25	CHRISTMAS DAY	1	••••	19	0					
Fui.	26	St Stephen		1	ZU	1 6	45	1	9		l.
Sat.	27	St. John [Innocents.			Z	1		7		-	
FE.	28	1st Sunday after Christmas	j .	• • • •	122	8		8		ı	
Mon	29	Thomas a Becket wurder.			23	8		9		L	
Twes	30		8 41	5 19	24	1.9	39		3		
Wed	131	Silvester	1,	1	125	110	27	110	51	118	
							- 1				

DECEMBER XXXI DAYS.

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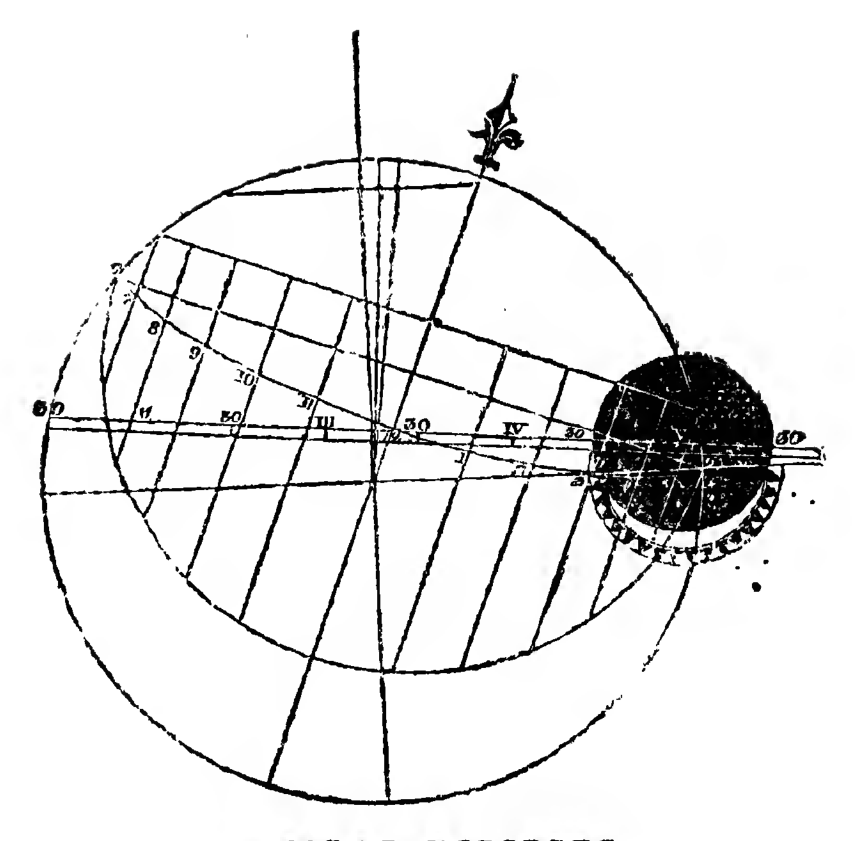
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Memoranda

FOR THE

CONCLUSION OF THE YEAR.

MISCELLANEA.



SOLAR ECLIPSES.

There will be two Eclipses this year; both of the San.

Oct. 9, The Sun Eclipsed, invisible at Calcutta.

Conjunction at 6h. 11' 45" in the Morning, in Longitude
6s. 18° 55' 40" Moon's Latitude 6' 16" South.

SIGNS OF THE ZODIAC.

Northern Signs. 1st Y Aries 2d & Taurus 3d H Gemini 4th & Cancer 5th & Leo 6th W Virgo:	. 4 120 11th 22	hern Signs. 8. D. B. LIBRA(6+.)180 SCORPIO
THE SUN. THE MOON, MERCURY. VENUS. THE EARTH. The Moon's, or any The Descending No Conjunction, or Pla Quadrature, or Pla each other.	nets situate in the samets situate in Longinets situate in Opposi	Q CERES. Q PALLAS. Q JUNO. M VESTA. nding Node.
N. NORTH. S. SOUTH.	Inf. Inferior. Sup. Superior.	Im. Inversion. Em. Emersion.
78. 27. 49. 3 . Mean. 23. 27. 34. 7 Obliquity	January 1st A pril 1st July 1st October 1st	### ### ### ### ### ##################
T. L 97 90 an	EMBER DAY d March 1 Septemb	ber 17, 19 and 20
February27, 29 an May28,	d March 1 Senteml	ber 17, 19 and 20 ber 17, 19 and 20

CHROWOLOGICAL CYCLES.

Dominical Letters FE	Solar Cycle
Lunar Cycle, or Golden No 5	Roman Indiction 1
Epact14	Julian Period6,541

The Solar Cycle, or Cycle of the Sun, is a period of 28 years in which all the varieties of the Dominical Letters will have happened, and they will return in the same order as they did 28 years before. This Cycle commenced 9 years before the birth of Christ.

The Lanar Cycle, or Cycle of the Moon, commonly called the Golden Number (and sametimes the Metonic Cycle, from Meton, an Athenian who invented it about 432 years before the birth of Christ.) is a revolution of 19 years, in which time the conjunctions, oppositions, and other aspects of the Moon, are within an hour and a half of being the same as they were on the same days of the months 19 years before. The prime, or Golden Number, is the Number of years elapsed in this Cycle. At the birth of Christ, the Golden Number was 2.

The Roman Indiction, is a period of 15 years, used by the Romans for the times of taxing their Provinces.—This Cycle commenced 3 years before the birth of Christ.

The Julian period contains 7980 years, and arises by multiplying together 28. 19 and 15, being the Cycles of the Sun, Moon, and Indiction. This was also contrived as a period for Chronological matters, and, is assumed, as a correct and fixed rule in calculations, by all the Astronomers and Chronologers throughout the Christian World. This period is supposed to have commenced 710 years before the usual date of the creation of the World, or 4714 before the commencement of the Christian Era.

The Hijera commenced at the period of the flight of Mahomed, or 622 years after the birth of Christ; which, according to Solar time, makes the present year 1205-6, or 1243-44, of Lunar Time.

TERMS IN THE SUPREME COURT.

TERMS COMMENCE.		SESSIONS COMMENCE.
January 7th	February3d	February18th
March 1st	March28th	April 12th
June	Jaly 12th]	Jaly
October 22d	November18th	December3rd

The Quarterly Sessions commence, conformably to the Acts of the Charter, on the same day as the Term, in each Year respectively.

The Sittings last 14 Days after the end of the term by the Charter. The Crimical Sessions commence, 15 days after the end of term. N. B.—When any of the above days fall on a Sunday, the Term or Session commences on the following day.

DAYS OF THE WEEK.

ENGLISH.	BENGALEE.	
Sunday	Rubbeebar	Eiwar
Monday	Saambar	Peer
	Mongolbar	
Wednesday	Boodhbar	Boodh
Thursday	Breehuspotteebar	Jummahraut
	Shon krobar	
	Sunncebar	

KINDSO HOLIDAYS.

Jan. 21, & 22	Mon. & Tuesday	Siee Punchoomee.	2 days	Mang 9, 19,
Feb. 13, & 14.	Wed. and Thur.	Seebo Rattree	2 days	Falgoon, 2,3.
Mar. 1, to 3,	Sat. to Monday	Dole Jattrah	3 days	Do. 19, to 21,
Ditto 14,	Friday	Barounce	1 day	Choit3.
Ditto 24,	Momiay	Sree Ramnobomee.	1 day	Ditto 13,
		Chucruck Poojah		
May 24	Saturday	Dushohurrah	1 day	Juist 12,
Ditto' 29,	Thursday	Chann Joiceah	Iday	Ditto17,
July 14,	Monday	Ruth Jatuah	1 day	Anssaur .32,
Ditto 22	Tuesilay	Oolta Rath	Iday	Sheabun8,
Angust 25,	Monday	Ralchee Poornemak	1 day	Bhadur 11,
Sept. 1 & 2,	Mon & Tuesday	√unma Ostomee	2 days	Ditto 18, 19,
Oct. 8,	Wednesday	Mohalayah	Lday	Aussur 24,
Ditto 13. to 20,	Mon. tu Monday	Doorga Panjah	8 days	do.29,Kar.5,
		Kallecka Poojah		
Ditto 9,	Sunday	Bhratesileteah	I day	Ditto 25.
Ditto 14, & 15,	Friday and Sat.	Kartick Poojah	2 do 2	du 25 millo C
Ditto 15, & 16,	Sat. & Sunday	Kartick Poojah Jugodhattree Pooj.	2 do \$	TOUS ALTON

MAROMEDAN HOLIDAYS.

January 18 Maug 6	Friday	Rujub
February 17 Falgoon 6	Sunday	Shabaun
March 6	Monday	Shabrant
April 16 Bysock 5	Wednesday	Rumzaua
May 15 Joisty 8	Thursday	Zel Kad
Jnnr 14 Aussar 2		
July	Sunday	Mohornin
August 12 Shrabun 29	Tuesday	Suffor
September 11 Bhadur 28	Thursday	Rubbee-nl-wal
October 10 Amssin 26		
November 9 Kartick25		
December 8 Ugran 24		

A General Table.

SHEWING, by inspection, all the Dominical Letters that have been since the correction of the Julian Calender by Pope Gregory, XIII, which took place from the ides of Oct. 1682, or that can occur in any future times.

	A G	CB	ED	G F	E A	DС	FE
	F. E. D	G. F	C, B. A	e, D. C	F. 3	B. A. 6.	D. C. 1
	1564	88	92	96			
		(1600	4	8
•	612	16	20	24	28	32	36
0	4)	44	4 ~	32	56	60	64.
	68	7:3	70	h0	84	88	92
	96			••••	• • • • • •		٠ . م
						·	-
			••••				1704
3	13	12	16	20	24	28	32
15	36	40	1.1	48	52	56	60
	64	68	73	76	50	8 4	86
	92	96					
	:804	8	12	16	20	. 24	28
ا ح :	32	36	40	44	48	52	56
	60	61	68	72	78	80	84
	88	92	96				•••••
		1904	8	12	16	20	24
3	28	32	36	40	41	48	52
")	56	60	61	Ĝ8	72	76	80
	84	88	92	96			••••
		· · · · · · · · · · · · · · · · · · ·			2000	4	8

The letters for the first, second, and third years after every bissextile, are the three single letters placed under the double letters, in the same column with the dissextile they immediately follow. For example, as the Dominical Letters for 1600 were B.A. so the Dominical Letters for 1600 were B.A. so the Dominical Letters for 1602 F. and for 1603 E. So for 1796 the Dominical well be. (B; consequently 1797, 1798 and 1799, must have A, G, and F; and the letter to: 1800 (which is to be accounted a common year) will be E; therefore 1801, 1802 and 1803, must have the subsequent letters D, C and E; and then 1804, being dissextile will come under the letters A G; and from thence every ourth year will be leape; ear to 1806 inclusive.

Gold and silver are also weighed by the Tale and Catty; 100 Tales are reckoned to weigh 120 oz. 16. dwts. troy, which make the tale equal to 579.84 grains.

The foregoing Weights are sometimes otherwise denominated by the natives; the Catty is called Gin; the Tale, Lyang; the

Mace, Tchen; the Candarine, Fwen; and the Cash, Lis.

Gold is purchased in ingots of a determined weight, which the English call Shoes of Gold; the largest weigh ten Tales, and the gold is reckoned 94 Touch, though it may be only 92 or 93.

The Chinese arithmetic is mechanical. To find the aggregate of numbers, a machine is in universal use with all descriptions of people. By this machine, which is called a swanpan, arithmetical operations are rendered palpable. It conists of a frame of wood, about an inch dee, and of various sizes, from 4 to 12 inches long, by 2 to 6 broad, divided into two compartments by a bar down the middle through this bar at right angles are inserted a number of parallel wires, and on each wire; in one compartment are five moveable balls, and in the other, two. These wires may be considered as the ascending and descending power of a numeration table, proceeding in a tenfold proportion, so that if a ball upon any of the wires in the larger compartment be placed against the middle bar, and called unity, or one; a ball on the next wire above it will represent ten; and one on the next, one hundred: so also, a ball on the wire next below that expressing unity, will be one-tenth; the next lower, one hundredth; and the balls on the corresponding wires in the smaller compartment will be five, fifty, five hundred, five-tenths, five hundredths, five thousandths; the value or power of each of these in the smaller division, being always five times as much as those in the larger. This system, from its apparent ease and simplicity, is much admired, but is subject to error; and a person commonly conversant with arithmetic, will make more progress, and be more correct, than the most skilful of the Chinese with the swanpan.

Measures — The long measure in use at Canton is cal od the covid or cohre: it is divided into ten punts, and is equal to 14.625 English inches. There are several measures answering to our foot.

Eng. Inches

The Foot of the Mathematical Tribunal is equal to	13	125
The Builder's Foot, called Cougpu	12	7
The Tailors' and Tradesmen's Foot	13	33
The Foot used by Engineers	12	65

The Li contains 180 fathoms each of ten feet of the last-mentioned length, which make the Li 1,897 English feet; and 192½ Lis measure a mean degree of the meridian, nearly: but the European Missionaries divide the degree into 200 Lis, each Li 1,826 English feet, which makes the degree 69.166 English miles.

THE CONJUREE.

OR A SMALL UNIVERSAL TABLE.

TO ANSWER A GREAT VARIETY OF PURPOSES AND PARTICULARLY THE FOLLOWING.

- I It shows the simple interest of any sum of money for any rate & time.
- 2 It reduces Current Rupees into Sicca Rupees.
- 3 It reduces Sicca Rupees into Current Rupees.
- 4 It reduces Factory Weight inte Bazar Weight.
- 5 It reduces Bazar Weight into Factory Weight.
- 6 It reduces Bazar Weight into Tons, &c.
- 7 It reduces Tons into Bazar Weight.
- 8 It reduces Factory Weight into Tons. &c.
- 9 It reduces Tons into Factory Weight.

THE TABLE, AND MULTIPLIERS TO BE USED WITH THE TABLE.

9007500000 1	For Interest Mult, by the Rate and Time.
	For Curt. Rupees to Sicca, better done by the Pen.
0005833333 3	For Sieca Rupees to Current ditto.
90050000000 4	For Factory Wt. into Bazar Wt. Mt. by 1000 1-11.
1004166666 5	For Bazar Weight into Factory Wt. by 1820
	For Bazar Weight into Tons by 44
_	For Tons into Bazar Weight by 30000 3-11
	For Factory Weight into Tons by 40
0000833333 9	For Tons into Factory Weight by 36000

EXAMPLES.

1st. What is the Interest of 50000 Ropees for 6 months and 3 days at 6 per cent, per annum.

50000 × 6 × 6 months 3 days=1830000

Answer, Rupees 1525.

2d. To reduce Current Rupees into Sicca Rupees, is best done by the Pen, as the multiplier would be too great to be of any use with the Table.

By the Pen. suppose 10000 Corrent Rupees to be reduced to Sicca Rupees, Multiply by 25 and divided by 29,—thus 10000 X 25

the answer required 29

3d. To reduce Sicca Rupees to Current Rupees - Multiply by 116 and cut off the two right hand figures, the product will be the Answer.

Thus 1000 × 116=1160,00 or 1160 Current Rupees the Answer.
4th. To reduce Factory Weight to Bazar Weight—Multiply
by 1000, 1-11 and collect from the Table.—Thus suppose 1000 Factory Manuds were required to be reduced to Bazar Manuds, &c.

1000 × 1000, 1-11=1090909, Or thus by the Pen.

Opposite 1 is 0000833.833 Divide 10909.09 by 12

Ditto 9 is ... 00075,000 the Quotient 909.09 is the

Ditto 9 is ... 000,750 answer as before. Note; two

Ditto 9 is ... 0,007 figures must be always cut

off to the right when dividing by 12

Answer Bazar Weight 909,090

Or Bazar manuds....909 3sr. 10 chattacks

5th. To reduce Pazar Mannds to Factory Weight-multiply by 1320 and collect from the Table. Tuns suppose 1000 Bazar Maunds were required to be reduced to Factory Maunds, &c.

Answer Factory Maunds. 1100

6th. To reduce Bazar Maunds into Tons multiply by 44 and collect from the Table. Thus suppose 1000 Bazar Maunds were to be reduced to Tons, &c.

Opposite 4 is ... 00033,333

Or thus by the Pen, 44000 Divided by 12 gives 3666,666 cut off the two righthand figures and you get 36,666 or 36 Tons 13 cwt. 37½ lb. the answer as before Or 36 tops 13 cwt. 37½ lb.

7th To reduce tons to Bazar Mannds. multiply by 30000, 3-11 and collect from the Table.—Suppose 100 lons.
100 × 30000, 3-11=3272727,27, &c.

Or without the Table to save the Opposite 3 is .. 0002500,000 addition Ditto 000166.666 Divide 32727,272 by 12 2 is Ditto 00058,333 gives 2727,272 or 2727 7 is Bazar Detto 2 18 0001,666 Maunds 10 fr. 15 ch. Ditto 7 15 000,583 Ditto 2 18 00,016 Ditto 7 is 0,005

Answer Bazar Manuds 2727,272 Or 2727 10 seer 15 chattacks 8th. To reduce Factory Maunds into Tons, multiply by 40 and collect from the Table. Thus suppose 3000 Factory Maunds.

3000 × 40=120000

Opposite 1 is 000083.333 Or div'de 1200.00 by 12 the an-Ditto 2 is 00016.666 swer is 100 tons as before.

Answer Tous 100

9th. To reduce Tons into Factory Maunds, &c. multiply by 36000 and collect from the Table. Thus suppose 100 Tons

Opposite 3 is 0002500
Ditto 6 is 1000500

Ditto 7 is ... 1000500

Ditto 8 is ... 1000500

Ditto 8 is ... 1000500

Ditto 8 is ... 1000500

Answer Factory Mds. 3000 The Answer as before

It may be observed that in most instances the operation by the Pen, will be found much shorter than by any set of Tables whiever. But the object of Tables is not altogether the saving of time they are intended rather as Checks on Calculations by the Pen, into which errors may sometimes creep. One Table only, has been used here for all the above different operations, in order to save the trouble of references to different Tables, which would take up more time, and the Tables more snace. This has been effected by means of easy multipliers adopted for each subject. The Cyphers on the left hand of the figures in the Table are merely intended as guides to preserve at all times, the due number of places of figures to be taken out which must be always equal, including the Cyphers, to the number of places in the given product, with three places more to the right to answer for fractional party which is fully explained by the examples.

TIME TABLE.

No. 1.—Shews the number of days from any given day in one month to the same day of any other month. It must be observed that in Leap Year, if the end of the month of February be included in the time, one day must be added. If it be desired to find the number of days from a given day in one month to a different day in and ther, the difference between the dates must be added to, or substracted from (as the case may be) the amount. For Example:—To find the number of days between the 5th of January and 12th of Nov. :—

From 5th of January to 5th of November - - 304 Days. From 5th to 12th of November -- - 7

If it be Leap Year, add - - - 1

Answer - - - 312

No. 2.—Shews the decimal parts for each and all the days in the twelfth part of a year, consisting of 3654 days.

Number of Days from one Month to another.

¥/ 1	1617517	<u>'' '9</u>		737	1 17710	17740	4/ V.E. (F / I	(16 P.O	(6/6")	777013		
Between	Jaunar	Fehrnary	March	April	Vlay	June	July	August	eptember	October	November	December
January	365	334	306	275	245	214	184	153	122	92	61	31
February	3:	365	337	306		, ,	215	184	153	123	9 .5	62
March	59	28	3.5	334	304	i I	245	212	181	151	120	90
April	9'	59	31	365	335.	304	274	243	515	192	15	121
May	21	89	61	30	365	334	304	273	242	212	181	151
June	51	120	93	61	-3.	365	345	304	273	243	212	1,82
July	81	150	135	91	61	30	365	334	303	273	242	212
August	212	181	153	129	92	61	31	365	334	304	273	243
September	243	212	184	153	123	92	62	31	365	335	304	274
October .	273	24	214	183	153	122	95	61	30	365	334	304
November	304	27	245	214	184	153	123	92	61	31	365	335
December.	334	4.3	275	944	214	183	153	155	91	61	3 0	₹65

TIME, No. 2.

Decimal Parts for Days in the Twelfth Part of a Year.

Days.	D P. :	Days.	D. P.	Days.	D. P.	Days	D. P.
_ 1	.033	9	.296	17	.558	25	.821
2	.066	10	.328	18	.591	26	.854
3	.098	11	.861	19	.624	27	.887
4	.131	12	.394	20	.657	28	.92
5	. 64	13	.427	21	.69	29	.953
6	.197	14	.46	22	.723	30	.986
7 .	.23	15	.493	23	.656		
8	.263	16	.576	24	798		

NUMBER OF DAYS FROM 1st JAN. TO THE END OF THE YEAR

Davs.	Janu-	Febru a.y	March	April	Мау	June	July	Au-	Sep tem- ber	O to	Nov.	Dz.
1	1	52	60	51	121	102	182	213	211	274	3 05	33
9	4	33	61	92	122	153	183	214	245	275	306	346
2	3	91	02	93	123	174	181	215	246	276	307	337
4.	4	.35	63	91	124	155	185	215	247	277	508	338
5	5	36	64	95	125	156	186	217	248	278	309	350
6	6	37	65	96	!2>	157	187	28	249	279	310	340
7	7	38	65	97	1'7	158	188	219	250	230	311	
	8	39	67	98	24	1,9	189	220	271	281	312	342
8 9	9	40	68	99	129	16:	90	221	2,2	2-2	313	313
10	15	41	6 9	'00	130	161	191	272	2.3	283	314	314
11	11	42	70	101	'3 l	162	192	323	254	284	315	347
12	2	43	71	104	13+	163	193	224	255	235	316	346
13	13	4.	71	103	133	164	94	2:5	256	₹8 C	317	347
14		45	73	104	34	ינו	195	276	257	287	318	318
15	15	46	71	105	135	165	196	227	958	2.8	319	3.0
16	16	47	7,5	10a	136	167	197	923	259	2.9	320	3 0
17	17	44	76	107	137	168	198	229	960	2 90	321	31
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1 '	22	53	8	112	141	73	203	23+	265	205	32 6	3 50
2	23	5.	82	113	143	171	20	285	265	296	357	357
23	2.	37	83	114	144	17,	205	236	267	2.7	328	35-
24	27	56	84	115	145	176	2/10	237	268	2.8	329	1 254
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30	30		60	120	131	1 .01	5.0	943	ł	301	}	300

In Leap Years one day must be added after the 28th of Petruary. THE USE OF THE FOREGOING TABLE.

I. To find the Number of Days from the cod of the Year to any Day in any Month of the year following. - Rule: O posite the given day in the ma gin look under the given month, w ich will shew the number of Days required: Thus tom 31st December till 18th August following are 230 Days, and to 30th Octobe: 303 Days.

11. To find the Number of Days from any particular day to the end of the From bothe Days in a Year. Year .- Suprouse 27th July.

Take the Number answering to 27th July viz. 203

Remaind a 157 Days required

111. To find the Number of Days from any Day in one Month to any Day in another Month-Suprose from 5th Acris to 28th Novembe . - Kule: Take the difference between the Numbers Co. responding to those Days.

2°ta November 332 őth Apri 59

Answer.... 237

IV. To not the Number of Dass between any Dav in one Year to any Day in the Year following. - Suppose from 2'st ugust 1822 to 2 t'i May 1823-From 265 Days in a Year. (See Rules 1 and 2.) Take the Number of 21st Augus 233

232 Days in 1822

Add the Number of 27 h May 147

Total..... 279 Dies equired,

A TABLE

REASE OF COMPOUND INTEREST AT SEVARAL RATES PER CENT. SHEWING THE INCI

•						A SUM	BECOMES.	Es.				
RATES PER	Twice of man	Twice as muci	times as m in about.	in about. mabeut.	8 times	mes as much mabeut.	16 times as much in about		32 times as much in abou	imes as	64 times as much in about	es as
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10	7	9677	1-1	192	21	887	66		36	115	<u>ئ</u>	211
11	9	2301	. 13	96	19	$326\frac{1}{2}$	26	192	33	571	39	288
÷	9	40	<u>.,</u>	98	18	120	24	160	3.0	200	36	610

Answer. To about 5,24,283 Rupees; out at Compound Interest for 5 years, 153 days.—200 years being 19 times the period of doubling, and 5 years' 153 days, over it. 1 Rupee amount to, put out to Compound Interest for 280 years at 7 per Cent per Annum? Examples What will

Tables of Erchange.

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Table of Erchange.

Compares the relative value of Exchanges between London and Calcutta, computed according to the two modes in use in Calcutta, viz. that of assigning a given quantity of Sterling Money to the Sicca Rupee, and that of adding a given ratio of Premium to the value in Sicca Rupees of English Money calculated at the Exchange of 2s. 6d.

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TABLE No. I.

Expense, Income or Wages, from 1 to 10 Rupees per Month, for a Moth of 30 Days, shewing the Amount per Day.

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TABLE No. II.

Expense, Income or Wages, from 1 to 10 Rupees per Month, for a Month of 31 Days, shewing the Amount per Day.

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N. B.—The foregoing Table being calculated for the Latitude and Longitude of CALCUTTA, will answer correctly for that place alone, but by adding and subtracting the correction opposite the names of the following places a very near approximation to the truth will be had at those Stations respectively.

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A POLYMETRICAL TABLE,

Shewing the Itinerian Distances in British Miles, between some of the most remark-

able Places of Hindostan.

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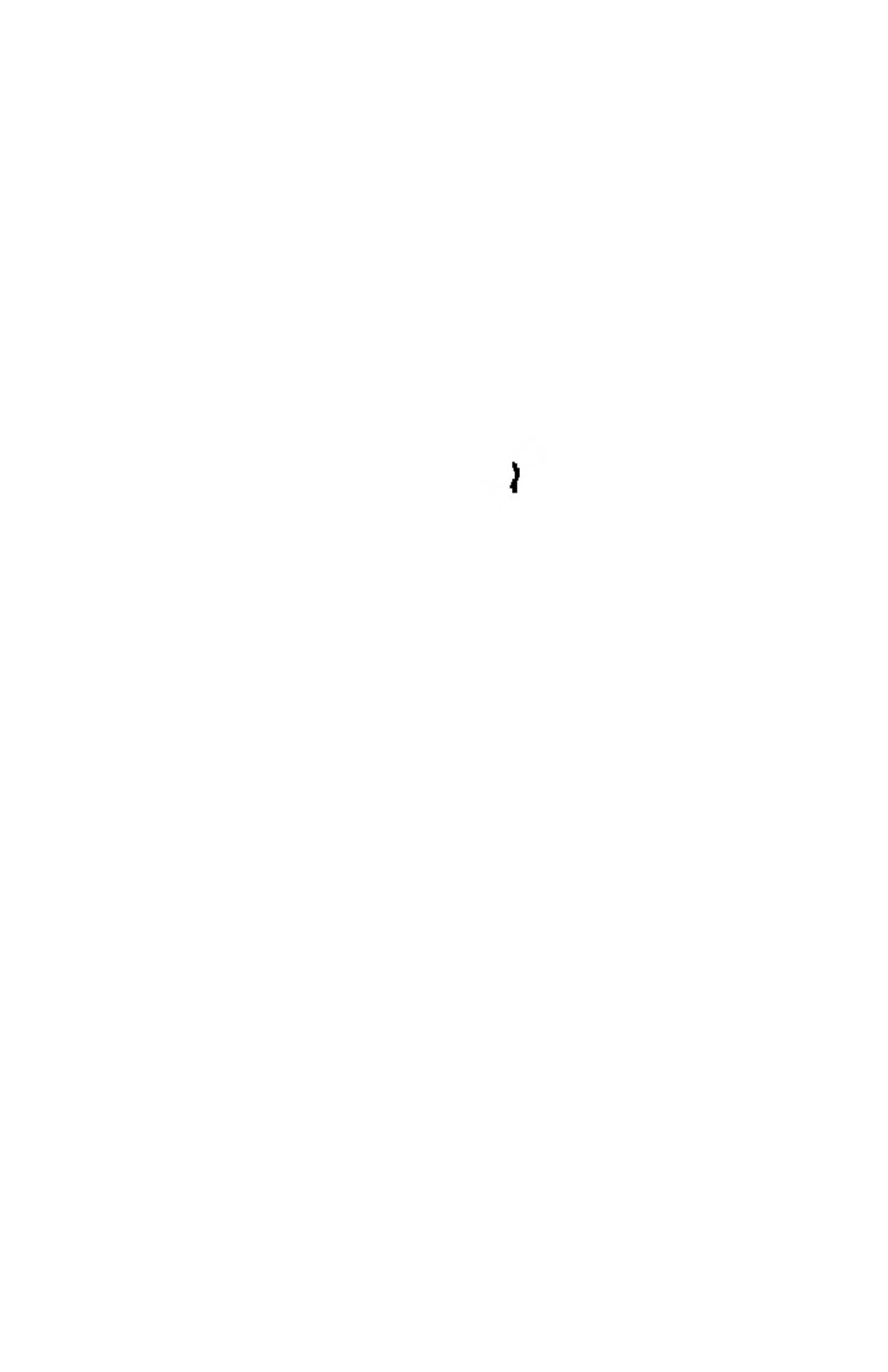
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LIST OF

Sovereigns of Europe,

GOVERNORS GENERAL, COMMANDERS IN CHIEF,
JUDGES, SHERIFFS, AND THEIR DEPUTIES,
TABLE OF PRECEDENCE

IN BENGAL. &c. &c.



Sovereigns of Europe.

GREAT-BRITAIN.

GEORGE IV, King of the United Kingdom of Great Britain and Ireland, and King of Hanover, born Aug. 12, 1762. Succeeded his father, George III, Jan. 29, 1820. Crowned 19th July, 1821. Married, April 8, 1795, to Caroline-Amelia-Elizabeth, Princess of Brunswick, born May 17, 1768; died Aug. 7, 1821; by whom he had issue Princess Charlotte-Augusta, born Jan. 7, 1796, married 2d May 1816, to Leopold George Frederick, Prince of Saxe-Coburg-Saalfeld, born Dec. 16, 1720. Died Nov. 6th 1817.

BROTHERS AND SISTERS OF THE KING.

1. William Henry, Duke of Clarence, Aug. 21, 1765, married, July 11, 1818, to Adelaide Amelia, sister of the reigning Duke of

Saxe. Meiningen, born Aug. 13, 1792.

2. Princess Royal, Charlotte Augusta Matilda, September 29, 1766. Lady of the Imperial Russian Order of St. Catherine. married, May 18, 1797, to Frederick Charles William, Duke, afterwards King of Wirtemburg, who died Oct. 30, 1816.

3. Augusta Sophia, Nov. 8. 1768.

- 4. Elizabeth, May 22, 1770 married April 7, 1818, to Frederick Joseph Lewis, Landgrave of Hesse Hombourg, born July 30, 1769.
- 5 Ernest Augustus, Duke of Cumberland, June 5, 1771, married May 29, 1815, Frederica Sophia Carolina, daughter of the late Duke of Mecklenburgh Strelitz, and widow of Fred. William, Prince of Solms Braunfess, born March 20, 1778, Issue: George Frederick Alex. Chas Ernest Augustus, May 27, 1819.

6. Augustus Frederick, Duke of Sussex, Jan. 27, 1773.

- 7. Adolphus Frederick, Duke of Cambridge, Feb. 24, 1774, married, May 7, 1818, to Augusta Wilhelmina Louisa, niece of the Landgrave of Hesse, born July 25, 1797. Issue: George Will, March 20, 1819, and Augusta Caroline, July 19, 1822.
 - 8. Mary, Duchess of Gloucester, April 25, 1776.

9. Sophia, Nov. 3, 1777.

NIECE OF THE KING!

Alexandrina Victoria (daughter of the late Edward, Duke of Kent, by Victoria, Maria Louisa, Princess Dowager of Leiningen, sister of the Duke of Saxb-Coburg.) born May 24, 1819.

Cousins of the King (Issue of the late Duke of Gloucester.)

Sophia Matilda, born May 23, 1772.

William Fred., Duke of Gloucester, born Jan. 15, 1776; married July 22, 1816, to his cousin, the Princess Mary.

Austria.

FRANCIS II, Emperor of Austria, King of Hungary, Bohemia, Lomhardy, and Venice, and President of the German Confederation, born Feb. 12, 1768, succeeded his father Leopold II July 7, 1792; married.

I. Jan. 6, 1788. Princess ELIZABETH of Wittemburg, who died 1790.

II. August 14, 1790, MARIA TEHBSA, daughter of Ferdmand IV. King of Sicily, who died April 13, 1807; Issue;

1. Maria Louisa, Grand Duchess of Parma.

2. Ferdinand, Crown Prince, April 19, 1793.

3. Leopoldina Caronna, (Princes Royal of Portugal) Jan. 22, 1797.

4. Maria Carolina, (Princess of Saletno), March 1, 1798.

5. Carelina Ferdinanda, April 8. 1801; married Oct. 7, 1819, to Prince Frederick, nephew of the King of Saxony.

6 Francis Charles Joseph, Dec. 7, 1802.

7. Mary Aun Frances, June 8, 1804.

III. Jau. 9, 1808. MARIA Louisa Beatrix, daughter of his uncle Francis, Duke of Modena, who died April 7 1816.

IV. Nov. 10. 1816, CAROLINE AUGUSTA, daughter of the King of

Bavaria.

ARCHDUKES .- PRINCES OF THE BLOOD.

Charles, Palatine and Viceroy of Bohemia, born Sept. 5, 1771. Joseph, Palatine and Lient, of Hungary, born March 9, 1776. Auteny, Grand Master of the Tutonic Order, born August 31, 1779. John, born January 10, 1782 Reinier, Viceroy of Lombardy and Venice, born September 30, 1783. Loms, born December 13, 1784.

Rodolph, Cardinal and Archbishop of Olmutz, born Jan. 8, 1788.

Germany.

(Confederated Independent States.)

BOHEMIA, 4,*

Francis II. King of Bohemia, (Emperor of Austria)

BRANDENBURGH, 4.

Frederick William III. Margrave of Brand-nburgh, (King of Prussia) SAXONY, 4,

Frederick Angustus IV, King of Saxany, born Dec. 23, 1750; married Jan. 17, 1769, MARIA AMELIA, sister to the King of Bavaria, born May 10, 1752; Issue:

Maria Augusta, June 21, 1783.

BAVARIA, 4.

Maximilian Joseph, Kong of Bavaria. born May 27, 1756, married I, Princess Withelmina, of Hanse Darm talt; Issue:

1. Louis Cha. Aug. Prince Royal, born Aug 25, 1786, married Oct. 12, 1810, Theresa, danguter of Fred. Dike of Hildenburg Hansen, 'Issue, Maximilian Joseph, Nov 28 1811. Matibla Car. Aug. 30 1813, Otho. Fred, Louis, June 1, 1815 Le world Charles, March 14 1821.)

2. Angusta Amelia, June 21, 1788, married Jin 13, 1806, to Prince

Engene Beauharnois.

. 3. Charlotte Augusta Empress of Au tris) Feb. 8, 1792,

. Sa. Charles Theod. July 7, 1795.

The number denotes the votes each state has in the Diet.

- 11. March 9, 1797, Frederica Wilhelmina Carolina, sister to the Grand Duke of Baden; Issue:
 - 5 Elizabeth Louisa, Nov. 13, 1801.
 - 6 Amelia Augusta, ditto.
 - 7. Frederica Sophia, Jan. 27, 1805.
 - 8. Matia Ann, ditto.
 - 9 Louisa Wilhelmina, August 30, 1808.

HANOVER, 4.

GEORGE IV King of Hanover, (King of Great Britain). Governor Genetal, Adolphus Frederick, Duke of Cambridge.

WIRTEMBERG, 4.

William, King of Wittemberg Duke of Snahia and Teek, born Sept. 27, 1781; matried 1. January 24, 1816, tatherine, sister of the Emperor of Russia, and widow of the Duke of Ordenbourg; born May 21, 1788; died January 9, 1819; Issue:

- 1. Maiia Fieda, Ch. October 30, 1816.
- 2. Soplua Freda, Matilda, June 17, 1818.
- 11. April 15. 1820. Pantina, daughter of his uncle Duke Alexander born Sept. 11, 1826. Issue:
 - 3. Catherine, August 24, 1821.
 - 4. Charles Fred. Alexander, Prince Royal, March 6, 1828.

BADEN, 3.

Lonis William, Grand Duke of Baden, born February 9, 1763, Succeeded his nephew Charles Lones, December 8, 1818.

HESSECASSEL, 3.

William II, Grand Duke of Hesse, born July 23, 1777, married Feb. 13, 1797, Augusta, daughter of William II, King of Prussia: Issue:

- 1. Caroline, born July 29, 1799.
- 2. Frederick, Angust 20, 1802.
- 3. Maria, September 6, 1804.

HESSE DARMSTADT, 3.

Louis, X. Grand Duke of Hesse Darmstadt, born June 14, 1753, married Feb. 19, 1777. Louisa Catolina, daughter of his nucle G. William; Issue:

- 1. Lauis, Hereditary Prince. Dec 26, 1777, married June 19, 1804, Wilhelmina Louisa, sister of the Guard Dake of Baden. (Issue. Louis horn June 9 1806, Charles William, April 23, 1809, Engabeth, May 20, 1821, and Alexander, July 15, 1823.)
- 2 Lanis George, Aug. 31, 1780, married Jan. 29, 1804, to Caroline, Conutesar de Nidda.
 - 3. Frederick, May 14. I788.
 - 4. Emilius, Sept. 3, 1790.

HOLSTEIN, 3.

Frederick VI, Grand Duke of Holstein, (King of Denmark)

LUXEMBERG, 8

William Frederick, Grand Duke (King of the Netherlands.)

BRUNSWICK, 3.

Charles Frederick, Duke of Brunswick and Lauenburgh, born Oct. 30, 1804.

MECKLENHURGH, 3.

GEORGE V, Duke of Mickleubu gh Strelitz, born Aug. 12, 1779, married Aug. 12, 1817, Mary Wilhelmina, mece of the Elector of Hesse Cassel; Issue:

- 1. Carotine Louisa, May 21 1818.
- 2. Fred William, October 17, 1819.
- 3, Caroline Charlotte, January 10, 1821,
- 4. George, January 11, 1824.

NASSAU, 2.

William George, Duke of Nassau, born June 14, 1792. married June 24, 1813, Charles Louisa, daughter of the Duke of Saxe Hildhourghausen, Issue:

- 1. Teresa Wilhelmina, August 17. 1915.
- 2. Adolohus William, Hareditary Prince, July 24, 1817.
- 3. Maurice, Nov. 21, 1820.
- 4. William, Aug. 12, 1923.

SAXE WEIMAR.

Monse of Saxe, born Sept. 3, 1757, married October 3, 1775, Lunisa sister of the Grand Duke of Hesse Darmstadt; Issue:

1. Quarles Frederick, Hereditary Prince, Feb. 2, 1783, married August 3, 1804, to Maria, sister of the Emperor of Russia; (Issue: Maria, Feb. 3, 1808; Augusta, September 30, 1811; Charles Alex, June 24, 1818)

2. Charles Bernard. May 30, 1792, married May 30, 1816 Ida. sister of the Dake of Saxe Meiningen, Issue: Louisa, March 31, 1818; Willism, June 25, 1819; Augustus, October 11, 1823.

Kussia.

NICHOLAS, Emperor of all the Russias, King of Poland. &c; born July 2, 1796, mattred July 13, 1817, Charlotte, daughter of the King of Prussia Issue: Alexander, April 29, 1818; Mary, August 18, 1819, and Olga, September 11, 1822.

PRINCES OF THE BLOOD.

- 1. Constantine, May 8, 1779, married May 24, 1820, Jane, Princess of Lowicz.
 - 2. Maria, Princess of Saxe Weimar, February 16, 1786.
 - 3. Ann, Princess of Oringe. January 18, 1795.
- 4. Michael, February, 1798, married February 20, 1824, Paulina, niece of the King of Wirtemberg, born January 9, 1807.

Prussia.

FREDERICK WILLIAM 111. King of Prussia, Margrave of Brandenburgh, and Sovereign Duke of Silesia, K. G. born August 3, 1770, movied Dec. 4, 1793. Louisa Augusta, Princes of Mecklenburgh Strelitz, who died 1Jmy 13, 1810, Issue:

- 1. Frederick Wilman, Prince Royal. October 15, 1795, married November 29, 1823 Louisa, daughter of the King of Bavaria.
 - 2 William Louis, March 22, 1797.
 - 3. Charlotte (married to Gr. D. Nucholas of Russia), July 13, 1798.
 - 4 Charles, June 29, 1501.
- 5 Alexandrios, February 23, 1803, married September 24, 1820, to Prince Frederic of Macklenburgh Schweriu.
 - 6. Lomsa, February 1, 1808.

France.

CHARLES X. King of France and Navarre, born Oct. 9. 1757, married November 6, 1773, Maria Teresa, sister to the King of Sandinia, who died at Graz in bungary, June 2, 1805; Issue: Long Antoine Due d'Angonteme, Dunphin, born August 6, 1775, married June 10, 1799, to Maria Teresa, daughter of Long XVI, born December 16, 1778.

PRINCES OF THE BLOOD.

- I. Henri Duc de Bourdeaux, (a postimmons son of the late Duc de Berri, next brother to the Dauphin...)
- 2. Liuis Phidige, Duc d'Orleant phogn October 6 1773, married November 25, 1899, Maria Amelia, sister of the King of Sicily, born April 26, 1782; Issue: Ferdmand Duc de Chartres, September 3, 1810; Louisa, Duchesse d'Orleans, April 3, 1818; Mary, Duchesse du Valois, April 12, 1813; Louis Char, Duc de Nomones, October 25, 1814; Maria Clementina, June 3, 1817; Francis Ferthmand, Duc de Jimidle, August 14, 1818; Charles Frail, Duc de Pentmerre, January 1, 1820; and Henry Eugene, Duc de Annale, June 16, 1822.
 - 3. Louis Henry Joseph, Duc de Bourbon, born April 13, 1756.

Spain.

FERDINAND VII, King of Spens and the Indies, born Oct. 14 1784, succeeded to the inform on the abdication of his father, March 19, 1808, married I. September 19, 1816 to Isahella Maria, Infant of Portugal born May 19, 1797; died December 26, 1818. II, Maria Josephina, mece of the King of Saxony.

PRINCES OF THE BLOOD.

Don Charles Isidor, Intant of Spain, born March 29, 1798, married September 29, 1816, to Maria Frances, Intanta of Portugal. Issue: Charles Louis, January 31, 1818.

Don Francis de Paula, Infant, born March 10, 1791, married June 12, 1819. Louisa Charlotte, grand daughter of the King of Names. (Issue: Isrhella, May 18, 1821; Francis, May 13, 1822, and Charles, June 12, 1823.)

Portugal.

CHARLOTTE LEOPOLDINA, Quant of the United Kingdoms of Portugal and Algaive, (daughter of the imperor of Brazil) born April 4, 1819.

E-weden.

CHARLES JOHN King of Sweden, and Norway, horn Jan. 26, 1764; elected Crown Prince of Sweden, Aug 21, 1869, succeeded to the throne on the death of Charles XIII, February 5, 18'8, married August 16, 1798. Engeme Bernardhine de Clary, born November 8, 1781; Issue; Joseph Frances Oscar, Crown Prince, born July 4, 1799, married June 3, 1823, to Brinces Josephine of Leuchtenberg, born March 14, 1807.

Denmark.

FREDERICK VI. King of the Denmark, Duke of Pomerania, K. G. born January 28, 1768, married July 31, 1790, Sophia Frederica, niece of the Elector of Hesse Cassel, born October 28, 1767, Issue:

1. Caroline. October 28, 1793.

2. Wilhelmina, January 17, 1808.

Crown Prince, Prince Christian Frederick, his consin born Suprember 18, 1786. married I. February 18, 1806. Charlotte Frederica, Princess of Meckle durgh. Issue: Frederick Charles October 6, 1808.)

II. May 22, 1815. Ca oline Amelia, daughter of the Duke of Holatein

Augustenbu g, born June 28, 1796.

Netherlands.

WILLIAM. King of the Netherlands, Prince of Orange, Nussan, and Grand Dake of Luxemburg, K. G., bota August 24, 1772, matred October 1, 1791, Willielmina, sister of the King of Prussia, born November 18, 1774. Issue:

1. William Frederick George, Prince Royal (a Gen. in the B itish service). December 6, 1792. married February 21, 1816, Ann sister of the Emp. of Russia. Issue: William. February 19, 1817; Alexander, Angust 2, 1818; Frederick, June 13, 1820; and Wilhelmina, April & . 1824.

2. Frederick Charles, Feb nary 28, 1797.

3. Mananua, May 19, 1809.

Switzerland.

(Consederation of twenty two Independent Contons.) LANDAMAN M. RUTTIM ANN, Avoyer of Luceine.

Italian States.

LOMBARDY AND VENICE.

FRANCIS II. King of Lombardy and Venice, (Emperor of Austria,) SARDINIA.

CHARLES FELIX. King of Sardin a, Duke of Savcy. Piedmont, and Senoa, born April 6, 1765 succeeded on the abdication of his brother, Victor Emanuel, March 13, 1821, married March 7, 1867, Maria Christina, sister of the King of Naples, born January 17, 1779.

NAPLES AND SICILY.

FRANCIS JANEVER JOSEPH. King of Naples and the Sicilies, born April 19, 1777, succeeded his father. Ferdinand April 4, 1825, married 1, April 24, 1797. Ma ia Clementina, sister of the Emperor Francis II, who died November 15. 1801. Issue:

1. Maria Caroline, Duchess de Berri. Nov. 5, 1798, II, Oct. 2, 1802, Maria Isabella, sister of the King of Spain, born June 6, 1789; Issue:

2. Louisa Charlotte, Infanta of Spain, Oct. 24, 1804.

3. Maria Christina, April 27, 1806.

4. Ferdinand, Duke of Calabria, January 12, 1810.

5. Charles, Prince of Capua, December 10, 1811. 6. Leopoid, Count of Syracuse, May 22, 1813.

7. Antoinette, December 19, 1814.

8. Antonio, Count of Lecce, September 23, 1818.

Amelia, February 25, 1818.

10. Caroline, F. binary 28, 1820.

- Physica Theresa, March 14, 1822.

ROME.

LEO XII, (Annibal de la Genga) Sovereign Pontiff, born August 2, 1760, created Cardinal, March 8, 1816, elected Pope, September 27, 1823, TUSCANY.

LEOPOLD II, Grand Duke of Tuscamy (nephew of the Emperor of Austria), born October 3, 1797, married Nov. 16, 1817. Maria Anne, niece of the King of Saxony; born November 15, 1799; (Issue: Caroline, November 19, 1822).

PARMA.

MARIA LOUISA, Grand Duchess of Parma, Placenza and Guastella, (daughter of the Emperor of Austria,) born December 12, 1791, married April 2, 1810, to Napoleon Bonaparte; Issue:

Francis Joseph Chas. Napoleou, Duke of Reichstadt, born March 20,

1811.

MODENA.

FRAMCIS TV, Dake of Modena, Regio and Mirandolo, (consin of the Emparor of Austria born October 6, 1779, married June 20, 1812, Marria Beatrice, danglites of Victor Emanuel, late King of Sardinia, Issue:

- 1. Theresa Inv. 14, 1817.
- 2. Francis June , 1819
- 3. F. dinand, July 21, 1821.
- 4. Maurice, February 13, 1824.

MASSA.

MARIA BEATRICE. Duchess of Massa, and Princess of Carrara, (daughter of Hereules III, Duke of Modena, and widow of Archduke Ferdinand, nucle of the Emperor of Austria), born April 7, 1750; Issue: Francis, Duke of Modena.

LUCCA.

CHARLES LOUIS, Dake of Lucca, born December 23, 1799, married June 16, 1819, Maria Theresa, Princess of Sardinia; Issue:

1. Louisa Frances, October 29 1821.

2. Ferdinand, January 14, 1823.

Turkey.

MAHMOUD II, Grand Signior and Sultan of the Ottoman Empire, born July 20, 1785, ealled to the throne on the apposition of his uncle, Selin III, July 28, 1808; Issue:

1. Abdul Hamid, March 6, 1813.

2. Abdul Medschid, April 20, 1823, and several daughters.

* Konian Ksles.

PRINCE ANTONIO COMUTO, President of the Ionian Republic, succeeded in 1804, on the death of Prince Theoric.

Lord Commissioner, Sir Fred. Adam.

Tinited States of America.

President. J hn Quicey Adams, inaugmented March 4, 1825.
Vice-President, remorable John C. Falkown.
Secretary of State, H norable Hunry Clay
Societary of the Treasury. Honorable Edition? Barbone
Secretary of the Navy, Honorable Samuel Sachhard.
Attorney General, Honorable William Witt

GOVERNORS OF THE SEVERAL STATES,

Maine, William King, Esq. New Hampshire, Samuel Bell, Esq. Massachusetts, Khade Island, William C. Gibbs, Esq. Connecticut, Oliver Wolcott, Esq. Vermont, Richard Skinner, Esq. New York, De Witt Camton, E-q. New Jorsey, Isaac H. Williamson, Esq. Pennsylvania, Joseph Heister, Esq. D i ware, Joseph Haslett, Esq. Maryland, Samuel Stevens, Esq. Virginia, James Pleasants, Esq. North Carolina, Gabr. Holmes, Esq. South Carolina, John L. Wilson, Esq. Georgia, John Clarke, Esq. Kentucky, John Adair, Esq. Tennessee, William Carroli, Esq. Olno, Jeremiali Marrow, Esq. Louisiana. Thomas B. Robertson, Esq. Mississippi, Walter Leake, Esq. Inarana, Will. Fendricks, Esq. Illinois, Edward Coles. Esq. Alahama, Israel Pickens, Esq. M ssourt, Alexanter M'Nen, Esq.

Brazil.

PIERRE D'ILCANTARA, Constitutional Emperor of Brezil, October 22, 1822, horn October 12, 1788, married May 13, 1817, the Archeduchess Leopoldina of Austria, Issue: Charlotte Leopoldina, Queen of Portugal, April 4, 1819; and Paulina, Feb. 17, 1823.

Kingdons, &tt.	Powu as Su j	-> ¥	• 6	t it.	1	V1 /**
Eng'an ', &c	. Skoref IV	1110	12	376 (1	20 3 - 20
France, &c		Oct.	9	1737	hept.	16, 18-4
Russia		July	2	3796		1F 6
Spain	1 7		13.	751	'21.	19, 1898
Postaga	1	Sout	4,	18 6	•	1576
P. nasia	. Predenc Woo III	Ang.	3,	1771	\$ 18.	15 1797
Dennaik	. Frederick VI	Jan.	28,	176	· 41.	11 1508
Sweden and Norway.	. hartes XIV	Jan.	26,	1761	Feb.	5, 1819
Austita	, Francis II	P≥b.	12,	1768	Mar	1, 1712
Pop dom	Leo XII	Ang.	2,	1760	sept.	27.71 23
Sarde in			6,	1765	1.	13 1-21
Two Sicilies	Ferdinand	Jau.	12,	17	Jet.	6. 1759
Ottoman Empue	Mahmond II	July	20,	17	July	28. 1:08
Netherlands			20	- 2	War.	15, 1815

SOVEREIGNS OF AMERICA.

United States	J. Q. Asams	March 4. 1825
B1azil	Pierre d'Alcantais Oct. (Emperor)	12, 1788 Oct. 22, 1-22

Birth-Days of the Royal Family of Great Britain.

عديدين بيوس والمستقل المستقل
PrincessSophia Maurida 23 May 1713
Dake of Gloncester 15 Jan. 1776
Duches of Clasence: 13 Aug. 1792
Durhess of Kout17 Aug. 1786
Duchess of Combert. & 20 Mar 1778
Duchess of Cambridge 25 July 1797
Alexandeina Victoria24 Mey 1819
George F. A. C. E 27 May 1819
Geo.ge William 76 T1 - 1519
Augusta Caroline 19 July 1832

FROM THE CONQUEST.

		FROM THE	CONQUES	T.	
Names	Boin VI 4 II Began	Vhen Re to reign Y	igned S	ince their eign enned	Buried at
Wabiam I	1027 066,	Oct. 14 20	11 740.	Septem 9	Caen, Normand
	1057 1037,				Winchester
	1068 (1100,			Decem. 1	
Stephen	1105 1135,	Dec. 18	11 673,	Octr. 25	Feversham
	7	The Saxon 1	ine Rest	ored.	
Heury II	[1133 [1154,	Oct. 25 34	8 638,	July 6	Fontevrault
Ri hard I	1156 1189,	July 6 9	9 628,		Fonteviault
J ∍hn	1165 [1199,	April 6 17	6 611,	Octr. 19	Worcester
Henry III	1207 1216,				Westminster
	1239 1272,	1	8 520.	₹	Westminster
	1284 1307.	•			Gloucester
	312 1327.		5 450,		We-tminster
Richard II	1366 13 7 7, J	June 21 22	3 428,	Sept. 29	Westminster
		The Line of	f Lancas	ter.	
Henry IV	1367 [1399, 5	Sept. 29 13	6 [414,	March 20	Canterbury
Henry 1 V	1349 1413, N	dar 20 9	5 405,	August 31	Canterbur y Westminst er
Henry VI	1421 1422, 4	Aug. 31 38	6 366,	March 4	Windsor
<u>.</u>		The Line			
Edward IV	1442 1461, I	Mar. 4/22	1 [344,	April 9	Windsor
Edward V	1471 1483,	April 9 0	2 344.	June 22	Unknown
Richard III	1471 1483, A 1442 1488, J	lune 22 2	2 342,	August 22	Leicester
		The Fami	•	_	
Henry VII	1456 1485,	Aug. 22 23	8 318.	April 22	Westminster
Henry VIII	1492 509, 4	April 22 37	9 280,	Jan. 28	Wind-or
Edward VI	1537 '547, J	Jan. 28 6	5 71,	July 6	Westm nster
Mary	1516 1553, J	lu'y 6 5	4 269,	Nov. 17	Windior Westminiter Westminiter
Elizabeth	1533 1558, N	Nov. 17 44	4 224,	March 24	Westminster
	•	Union of t			•
James I	1'566 1603, T	Mar. 24 22	0 (202,	March 27	Westminster
	1600 1625, M		,		Windsor
	· ·				Wesminster
	1633 1645. I				
	1669 1689, I				Westminster
	1650 1689, 1				
		Union of the	•		
Anne	1.665 11702.	Mar. 8112	5 1112.	August 1	l Westminster
George 1	660 1714.	Aug. 1/12	10 100	Jane 11	Hanover
Genige I:	1688 1727	June 11 33	4 67	()ct. 25	Westminitor
Groupe II	738 1760	Oct. 2. 59	3 7	Jan. 20	Windsor
George IV	1762 1820.	Jan. 29 8	• 1		Westminster Hanover Westminiter Windsor
0 '	1		• •		•

SUCCESSION OF GOVERNORS GENERAL IN BENGAL.

Names.	Assumption e) the Government.
Alexander Dawson,	18 July, 1749
William Fytche	. 6 July, 1752
Roger Drake	10 Aug. 1752
Colonel Robert Clive,	27 June, 1758
J Z. Holwell,	28 Jan. 1769
Henry Vansittart,	27 July, 1760
John Spencer,	3 Dec. 1764
Lord Clive	3 May, 1765
Harry Verelst,	29 Jan. 1767
John Cartier,	20 Dec. 1769
Warren Hastings,	13 Apr. 1772
Sir John Macpherson,	1 Feb. 1785
Marquis Cornwallis,	12 Sept. 1786
Sir John Shore	28 Oct. 1793
Sir John Spore	6 Apr. 1798
Marquis Wellesley	17 May, 1798
Marquis Cornwallis	30 July, 1805
Sir Geo. Hilaro Barlow,	10 Oct. 1805
Sir Geo. Illiaro Dariow,	31 July, 1807
Earl of Minto	4 Oct. 1813
Marquis of Hastings,	13 Jan. 1823
John Adam	1 Ang 120:2
Earl Amherst,	A Mug. 1000

COMMANDERS IN CHIEF IN BENGAL.

Brigadier General Carnac, resigned	1767
Colonel Richard Smith, Commanding the Forc s	1767
Brigadier General Sir Rt. Baker	1769
Colonel Charles Chapman	1773
Colonel Alexander Chain ion	1774
Lieutenant General John Clavering	1774
Brigadier General Giles Slibbert, Prov. Comd. of the Forces	177 7
Lieutenant General Sir Eyre Coote, K. B	1779
Lieutenant General Giles Stibbert, (a second time)	1780
Lieutenant General Sir Robert Sloper, K B	1785
Right Hon'ble Earl Cornwellis, K. G	1786
Colonel Dir Alexander Mackenzie (tempy)	1790
Colonel Arthur Ahmuty, (tempy)	1793
Major General . ir Robt. Abercromby K. B	1793
Major General Charles Morgan, (tempy)	1797
Major General Fir A. Clarke, K. B	1797
M. jor General Sir James Craig. K. B. to the Frov. Comd.	1800
Lieutenaut General Gerard Lake, (Lord Lake)	1801
T e Most Hon. Chas Marquis Cornwalli, K. G. (2d time)	1805
Major Genl. W. Dowdeswell, Provincial Comdr. in Chief	1:07
Major General Sir Ewen Baillie, Kt. Provincial aicto	1807
Lieuten nt General George Hewett	1807
Major General William St. Leger, (tempy)	1810
l ieutenant General Sir George Nugent, Bt. K. B.	1812
General the Most Noble the Marquess Hastings,	1813
General the Hon'ide Sir Fdward Paget, 13th Jan.	1823
General Viscount Combermere,	1825

CHIEF JUSTICES. Sir Elijah Impey. Knight. 1774 Sir copert Chambers, Knight. 1791 Sir John Anstrutner, Bart. 1798 Sir Henry Russell, Bart. 1806 Sir Ed. Hyde East, Knight, 1813 ••••• Sir R. H. Blosset. Knight 1823 Sir Christopher Puller Knight, 1824 Sir Chailes Edward Grey, Knight, 1825 PUISNE JUDGES. Sir Robert Chambers, Knight, 1774 Mr. 5. C. Le Maitre, 3774 . - - - - -Mr Hyde, 1774 Sir William Jones, Knight. 1783 Sir William Dunkie, Knight, 1791 Sir James Watton, Knight, 1793 Sir Henry Paesrill, Knight 1796 Sir William Burroughs, Bart, 1806 Sir John Royds, Anight. Sir F. Machaghten, Kunght, 1815 Ser Artiny Build Kni lit, 181.6 Sir John Franks Knight, 1825

SHERIFFS OF CALCUTTA.

SINCE THE USTABLISHMENT OF THE SUPREME COURT, IN 1774.

Sheriff.	Deputy.		
James MacRabey,	•••••	• • • •	1775
*amuel Montague	Samuel Tolfrey,	• • • •	1776
William Wed worth	Hairt Stark,	• • • •	1777
John Bichardson,	Ste. hen Bagshaw,	•••••	1778
Sir John Hadley D'Oyly,	Bart Hairy Stark,	• • • • •	1779
Alexander Vanrixtell	Harry Stark	•••	1780
Hertert Partis,	Thomas Boileau,	•-•••	1781
John Hare,	Edwar : Brampton,	• • • •	1782
Je emiah Church,	Fdward Brampton,		1783
Robert Morse,	William zcickey,	*	1784
Thillip Young,	William Smoult,	•••••	1785
Stephen Cassan,	William Smoult,	•••••	1786
Edmund Morris,	William Smoult,	****	17×7
William Lawson,	William Smoult,	• • • • •	1788
John Wilton,	William Smoult,		1789
William Orby Hunter,	William Smoult,	• • • • •	1790
Charles Fuller Martyn,	William Smoult,		1791
Anthony Lambert,	William Smoul,	•••••	1792
William Smoult,	William Smoult,	• • • • •	1793
James Dancan,	Inta Stapleton,	•••	1794
I evi Ball,	William Hickey,		1795
Ralph Uvedale,	James Taylor,	E1 4474	1796

Sheriff.	Deputs	/·	
Francis Macnaghten,	James Taylor,	•••	1797
James Vanzant,	Donald Macnabb,		
Walter Ewer,	Edward Lloyd,	•••	1798
James Brice,	Edward Lloyd,	•••	1799
Edward Thoroton,	William Hickey,	• • •	1800
Henry Stone,	Edward Lloyd,	••• ••	1801
Edward Benjamin Lewin,	William Hickey,	• • •	1802
Richard Fleming,	James Taylor,	••••	1803
Stephen Laprimauday,	William Hickey,		1804
Henry Churchill,	William Hickey,	* • •	1805
James Archibald Simpson,	James Taylor,	• ••1	1806
William Fairlie	William Hickey,	• • • •	1807
James Archidald Simpson,	Charles Whalley,	••••	1808
		•••	1809
Patrick Moir,	Charles Whalley,	•••	1810
Josias Dupre Alexander,	James Taylor,	• • • • •	1811
John B. Birch,	Robert M. Thomas,	••••	1812
George Sannders,	William Scott,	• • • •	1813
₩ TT ~1	, James Taylor.		1814
- · · · · · · · · · · · · · · · · · · ·	Robert M. Thomas,	•••••	1815
J. W. Fulton,	Benjamin Comberbac		1816
	B. Turner,		1817
E. C. Macnaghten,	C. G. Strettell,	•••••	1818
G. Templer,	W. A. Brewer,	••••	1819
P. Maitland,	William Smoult,	• • • •	1820
H. Compton,	C. G. Strettell,	••••	1821
G. Warde,	W. H. Abbott,	• • • •	1822
James Calder	W. H. Smoult,	• • • •	1823
W. H. Macnaghten,	C. G. Strettell,	• • • •	1824
R. McClintock	W. H. Smoult,	••••	1825
W. H. Macnaghten	B. Waddington,		182G
W. Prinsep,	C. G. Strettel,	. ••••	1827
Trevor Plowden,		••••	
Browne Roberts	Charles Hogg,	•••••	1828

The Governor General:

The Vice President, or Deputy Governor.

The Governor of Madras.

The Governor of Bombay.

The Governor of Prince of Wales' Island.

The Chief Justices of Bengal, Madras, and Bombay.

The Bishop of Calcutta.

The Members of the Council, according to their situations in the Council of their respective Presidencies.

The Puisne Judges of the Supreme Courts of Judicature.

The Commander in Chief of His Majesty's Naval Forces, and the Commander in Chief of the Army at the several Presidencies, according to relative Rank in their respective services.

Mulitary and Naval Officers above the rank of Major General.

All other Persons to take place according to what shall appear to have been the general usage of the several Presidencies.

The Archdeacons to be considered, as next in Rauk to the Se-

nior Merchants.

All Ladies to take place according to the Rank assigned to their respective Husbands, with the exception of Ladies having precedence in England, who are to take place according to their several Ranks with reference to such precedence, after the Wives of the Members-of Council at the Presidencies in India.

RELATIVE RANK,

NAVAL AND MILITARY OFFICERS.

Admirals Generals
Vice Admirals
Real Admirais Major Generals
Commodore and 1st aptain to Commander in Chief Bufgadier Generals
Captains of 3 years post,
Other Post Cantains Lieutenant Colonels
Commanders Majors
Lientenants
CIVIL & MILITARY SERVANTS.
Senior Merchants above all Lieutenant Colonels
Junior Merchants Majo s

MEDICAL AND MILITARY OFFICERS.

Factors..... Captains

Writers Subalterns

Members of the N'edical Board with	Lientenant Colon.
Superi tending Surgeons ,,	\ яjor s
Surgeons	Captsins
Assistant Surgeons	

General Rule.

Extract from a Public General Letter from the Honorable Court of Directors, dated 21st July, 1786.

Para. 10. Having taken into our consideration, in consequence of a reference from the Presidency of Bombay, the rule of Precedence which ought to be observed whenever there may be occasion for our Civil and Military Servants to act together in a deliberative capacity, for purposes not at present foreseen by us, or not described in our letter of the 21st September last. We hereby direct, that the Senior Civil Servant whatever his rank may be do always preside at such meetings, whether the same be held at the Presidency, or at the subordinate Settlements. With respect to the rest, Members of Council must take rank of all Military Officers; a Senior Merchant of a Lieutenant-Colonel; a Junior Merchant of a Major; Factor of a Captain, and a Writer of a Subaltern.

TABLES OF

Coins, Warights, Macasures, &c.

TIME, INTEREST, BATTA. EXCHANGE, EXPENSE, INCOME, WAGES, &c. &c.

Coins, Weights, Measures, Exchange, &c.

The following Remarks from Thornton's East Indian Calculator, an invaluable Work, from which most of the following Tables are extracted, will be the best preface we can offer to this part of our Appendix.

"The account subjoined of Money, Weights, and Measures is almost entirely new. This part of the work cannot be expected to possess equal pretensions to accuracy with the other. The impossibility of aitaining that object, under existing circumstances, prevents the Edutor from saving more than that it is more correct than preceding accounts, and as perfect as it could be made by a diligent examination of every authentic source of infort attou upon the subject. He has derived great assistance (with permission of the Anther) from the Universal Cambist f Dr. Kelly, undonhiedly the hest and salest anthority. The communication he has had with that gentleman, convinces him that implicit remance cannot be placed upon existing accounts of the Weights and Measures of India; a defect which can on-In he remedied by the plan adopted, under the authority of Government, with respect to those of other parts of the world, the true proportions of which have been accurately determined by an examination of specimens sent from abroad of the Weights and Measures actnally used, accompanied with explanations from the proper authorities on the soot. Accordingly, the Court of Directors of the East India Company have issued orders to their servants in India, to transmit to England verified standards of the Weights and Measures in use throughout their territories, which, when received, are forwarded, for this important and desirable object, to Dr. Kelly, whose talent and qualifications render him the fittest person to be entrusted with the superintendence of this as of the former operation.

borious undertaking can be accomplished. The multiplicity of the different measures of quantity used throughout India, and the confusion which prevails, especially in the interior, with respect to their sandard, relative proportions. &c. have been frequently snoken of by travellers, and must greatly embarrass the undertaking. Du. Heyne states that, in Mysore, almost every Cushah, or chief town of the district, has Weights and Measures differing widely from those in its neighbourhood. The scales commonly used, he says, are I kewise extremely rade and inaccurate, being merely flat baskets suscended

from a halanced pole, which is ned to a noose.

It is remarkable that an attention to this subject is distinctly expensed by the ancient legislator of the Hindoos:—" Let all weights and it aspect," says Nenn. "be well ascertained by the King, and once the examine them."—Institutes of Hindoo Land, Chap. VIII. tit. 403."

Omitting fractions, 335 Bengal Sicca Rupees are The equivalent exchange of 350 Madras Siccas, at which the Public Securities are transferrable; and consequently, 350 Madras Siccas (or 100 Star Pagodas, at 8s. each) being the equivalent of £40, 335 Bengal Siccas should give the same sum. But the interest Bills, payable in London, allow £40 for 320 Bengal Siccas only, at 29. 6d. each, (the Compay's rate of Exchange), which is in favour of the receiver of the Bills 37 Bengal Siccas, or £4. 13s. 9d. sterling, per £100, against the Company.

Agam -335 Bengal Siccas, at 2s. 6d. each, give £41. 17s. 6d, and 350 Madras Siccas, at 2s. 3d. each, (the Company's rate of Exchange), give £39. 7s. 6d.; the former sum heing £1. 17s. 6d. above, and the latter 12s. 6d. below, the nominal equivalent of each, namely

£40.

Again: - The gold of the Guinea and Sovereign is of the same standard as that of the Madras Gold Rupee, viz. 22 carats fine; and the latter, weighing 180 grains of that gold, exchanges for 15 Silver Runees of the same weight, which gives 12 grains of gold to each Rupee of Silver, equivalent to I grain per Silver Fanam of the late coinage, and 13 per Silver Anna of the new coinage of that Presidency. Now the Soverign, weighing clear & of the Madras Gold Rupre, which should fetch, according to the foregoing estimate, a fraction above 80 Rupees, fetches only 82 Rupees, accurding to the Company's valuation of 875 Madras Rupees per £100; a difference agaist the receiver upon this footing of not less than 132 Rupees upon every £100.

The Full Weight of British Coins.

NEW GOLD COIN.			NEW SILVER COIN	•	
	dwt.	_		dwt.	gr.
Gninea	5	939	A Crown	18	44,
Double Sovereign	10	$6\frac{1}{2}$	Half Crown	9	2.2
Sovet right	5	3 }	Shilling	3	15 3
Halt Sovereign	2	131	Six Pence	1	197

Gold is considered the standard metal, and there is no alteration either in weight or fineness from former comages; the Sovereign, or 20s. piece, heing 20-21 parts of the weight and value of a Gninea, and the other pieces in the same proportion. - The silver coms are also of the old standard fines ness, of 11 oz. 2 dwt of pnie silver to 18 dwt. of alloy; and 1 lb. troy of this standard is now coined into 66 shillings, instead of 62 shillings, as was formerly the case.

COINS, WEIGHTS, &c.

CALCUTTA IN BENGAL.

COINS.—Accounts are kept here in Sicca Rupees, with their subdivisions, Annas and Pie; 12 Pie make I Anna; 16 Annas I Rupees and 16 Rupees I Gold Mohur. To this currency must all the re; specie be converted, before any sum can be regularly entered into a merchant's book. The Company keep their accounts in Sicca Rupees which hear a Batta of 16 per Cent. against the Current.

The Coins current are Gold Mohurs, with their subdivisional halves and quarters; Sicca Rupees, halves and quarters; Annas, Pice,

(equal to 3 pie) and half Pice. The two last are of copper.

In 1766 the Bengal Gold Mohur weighed 179 66 grains, was of the fineness of 20 Carats, and passed for 14 hilver Rupees. The gold was here overvalued, for it passed in proportion to silver, as 169 45 to 1. In 1769 it was ordered that the Bengal Gold Mohur should weigh 190.773 grains, and in this coinage gold was valued to silver nearly as 148 to 1; and, by Regulation 35, Anno 1793, it was directed that the nineteen Sun Gold Mohur should weigh 190.894 grains, and contain \$\frac{1}{2}\$ of a grain in 100 of alloy, and that it should pass for 16 nineteen Suu Sicca Rupees, Here gold is valued in proportion to silver as 1485 to 1.

Gold Mohurs are coined only at the mint of Calcutta; at the sn-hordinate mints of Benares and Furruckahad, silver alone is coined. The fineness of both metals is the same as English standard gold, I la The following statement shews the present weight, fineness, and sterling value of the Coins, reckoning the value of gold at £3, 17s, 10 d.

per standard ounce; and silver at 5s. 2d.

	Grains pure	Grains alloy	Graine grook weight	Value. ₤ s. p.
Go'd Mobur	187 651	17 059	204.710	1 13 24 2.25
Sieca Runee	175 9 2 3	15.993	191.916	0 2 04 6.25
Furruckahad Rupee	165 2 15	15 019	180.231	0 1 114.8-2

By Regulation, 1819, the coinage of the Benares Rupee is discontinued; and the Furruckabad Rupee made the legal coinage of Benares.

It will be observed that the alloy has been increased; a regular tion which took place in 1819, whereby much expence is spared in refining. The charge for coining and for refining is the same at all the mints, for silver; namely, 2 per cent, if the bullion be of the standard fineness; but where it differs, a proportion charge of from ½ to ½ per cent, is made for refining.

See also the Assay Report, 1821-Bombay.

The standard of the Bengal money has ever been silver. Gold is occasionally comed, but the great bulk of the currency is silver. The most common silver common is the Rupee of I Sicca, or 10 Massa weight.

These Rupees were formerly called Sicca Rupees only during the year after their coinage, when the batta they bore on Current Rupees was 16 per cent; the second this was reduced to 13, and the third and following years the batta was 11 per cent.; they were then called

Sonant or Sunat Rupees But with a view to aholish this distinction, all the Rupees coined of late years by the East India Company, have been dated the nmeteenth Sun, that is the 19th year of the Mogui's reign; and by Regulation 35, Anno 1793, it was ordered that the nineteen Sun Sicca Rupees should be received as the legal com of

Bengal, Bahar, and Orixs.

There are various other kinds of Rupees to be met with in Bengal, whose fineness and weight are different, though their denominations' are the same. From this, and from the natives frequently punching holes in the Rupees, and filling up the vacancy with base metal, and their wilfully diminishing the weight of the com after coming from the mint, the currencies of Rupees from the different provinces are of different values. This defect has introduced a custom of employing shroffs or money-changers, whose business is to set a value upon these different currencies, according to every circumstence, etther in their favour, or their prejudice. When a sum of Rupecs is brought to one of these shroffs, he examines them piece by piece, and arranges them according to their fineness; then by their weight; he then allows for the different legal battas upon Siccas and Sounats; and this done, he values in gross by the Rupees current what the whole are worth; so that the Rupes current is the only thing fixed, by which coin is valued.

A Current Rupee is reckoned at 2s. and a Sicca Rupee of ac-

count commonly at 2s. 6d.

. A Lac of Rupees is 1.00,000; and a Crore, 100 Lacs, or 1.00,00,000 Rupees; and in accounts, sums are distinguished into Crores, Lacs, and single Rupees, by marks or divisions, as in the aforegoing examples.

Cowries, small white glossy shells, are made use of for small pay

ments in the Bazar, and are generally thus reckoned:

4 Cowries
20 Gundas
4 Puns ... equal to I Gunda
1 Pun
1 Anna
1 Cahun, which is about 4 of a Rupee

But they rise and fall according to the demand there is for them, and the quantity in the Market.

Table of the different kinds of Rupees Current at the Presidency. with their Relative Value to each other. The following is a

CURRENT RUPEES COMPARED WITH OTHER RUPEES

O: 4 8 8 9 1

Sonaut Rupees compared with other Rupees.

97 97 99 99 98 98 98 90 101	106 6 99 1 100 14 100 14 101 11 101 13
are equal to Sonaut thupees	e equal to ney Soortee Rupees
Sicea Rupees F. A. P. 100 Sicca Rupees Arcot 102 12 5 100 Arcot Rombay 100 14 7 100 Bomray Duss Massa 100 14 7 100 Bomray Mooney Soortee 100 13 4 100 Mooney Soortee Nlochedan 100 13 4 100 Mooney Soortee Sonaut Fooley 98 3 8 100 Sonaut Fooley Current Rupees 111 0 0 100 Current	Mooney Soortee and Mochedan Rupees compared with other Rupees. Sicca Rupees 93 15 5 100 Sicca Rupees. Arcot 100 14 10 100 Bombly. Bombay 99 1 5 100 Bombly. Sonaut Fooley 96 7 4 100 Sonaut Fooley. Current 98 3 2 100 Patna Sonaut. Patna Sonaut 98 3 2 100 Patna Sonaut.
30 Sonant Rupees are equal to	30 Mooney Soor- ee, or Mochedan upees are equal to

Weights .- Great Weights are Maunds, Seers Chittacks, and Siceas, thus divided: -5 Siccas
16 Chittacks are equal to 1 Chittack.
16 Chittacks 40 Seers There are two Maunds in use here, viz. the Factory Maund, which is 74 lbs. 10 oz. 10.666 drs. avoirdupois; and the Bazar Mauod, which is 10 per cent. better, and is 82 lbs. 2 oz. 2.133 drs 80 Sicca Weight equal to a Calcutta Bazar Scer. 60 Ditto. Serampore Seer. 82 Ditto...... a Hooghly Ditto 84 Ditto. Benares Mirzapore ditto 96 Ditto..... an Allahabad and Lucknow ditto. A Calcutta Factory Seer is equal to 72 Sicca weight, 11 Annas, 2 Puns, 10 Gundas, 3.63 Cowries. GOLD AND SILVER WEIGHTS. [| dan or grain 4 punkos) 1 ruity 4 dans . 1 anna 6½ rutties l massa 8 rutties 1 sicca weight-1793 grains troy, 10 massas 100 rutties } are equal to { | tolah [or 6.5706 drs. avoirdu 1 tolah 121 massas 1 tolah 16 appas i mohur 166差 rutties 1 mohur 13 28 massas 1 mohur 17 annas... J The tolah is equal to 224 588 gr. Troy. MEASURES. CLOTH MEASURE. 1 angulla 3 jorbes 1 gheriah 3 angullas..... make 1 haut or cubit, -- 18 inches 8 gheriahs 1 guz-1 yard 2 hauts LAND MEASURE. Land is measured by the haut, or cubit; 5 cubits long and broad is 1 chittack, equal to 45 square feet. 16 chitracks... 1 cottah 20 cottahs. .. make. 30³ biggahs 1 Mad. cawney 40 biggabs LIQUID MEASURE. 1 chittack 5 sicca weight I pouah, or pice 4 chittacks 1 seer 4 pouahs ... i maund 40 seers 1 pussaree, or measure 5 seers

1 bazar maund

measure

J

	GRAIL	N MEASURF.
5 chittacks	1.	1 koonk≏e .
4 koonkees		1 raik
4 racks	make	1 pally—9-1 12 lbs. aveir 1 soallee
20 pallies		1 soallee
16 soulices	, (1 khahoon—40 mauads
	LONG	MEASURE.
3 grains	\	~1 finger
4 fingers	<i>)</i>	∼l finger 1 hand
3 hands	,	L span 1 arm or cubit—8 inches 1 fathom
2 spans	make	1 arm or cubit—8 inches
4 arms		1 fathom
1000 fathoms	, (1 coss, or mile, which is one Eng-
lish mile, I furlong	, 3 poles, an	
For	•	CKONED BY TALE.

Madras.

Corns.-According to the old monetary system, accounts were kept at this Presidency in Star Pagodas Fanams, and Cash Pagoda weighed 52.56 grains troy, and was commonly valued at It was divided into 45 Fanams, each Fanam containing 80 This was the proportion observed by Government, the Bank, and Agency Houses; but in the shops and bazar exchange, the number of Fanams to the Pagoda fluctuated according to circumstances, from 42 to 46 Fanans.

The Gold Coins were the single and double Pagodas; the Silver Coins were the single, double, and 5 Fanam pieces; the oneeighth, quarter, half, 1 and 2 Rupees; and quarter and half Pagodas; the Copper Coins consisted of 1, 5, 10. 20, and 40 Cashpieces.

According to the new currency, fixed by proclamation, dated Tort St. George, 7th January, 1813, the Silver Rupee constitutes the standard coin of this Presidency. The public accounts are accordingly converted from the Star Pagoda (the coinage of which is discontinued) into the Madras Rupee, at the exchange of 350 Rupees per 100 Star Pagodas. All Government transactions are now concluded in Rupees.

Bombay.

Coins.—Accounts are kep	t at Bombay in Rupees of 4 quar-
ters and 400 Reas.	£s. D.Q DP
2 reas	1 urdee0 0 0 0 60
4reas	I doogany, or single pice 0 0 0 1 20
6 reas, or 3 urdees	donrea 0 0 0 1 80
8 reas, or 4 urdees	fuddea, or deable pice 0 0 2 40
21 fullans on our) anna 0 0 1 3 50
12 pice, or 4 ansas make	l quarter rupee 0 7 2
25 pice, or 8 annas	1 half rupee 0 1 3
	1 rupee 0 2 6
brupe.s.	1 paunchea 0 32 6
Spauncheas, or 15 rupees	1 gold mohur 1 17 6
The annas and reas	are imaginary money.

Remarks on the Coins of Bombay.

SILVER.—The old Bombay Rupee is the same as was coined at Surat under the Mogul Government. It weighed 178.314 grains, and contained 1.24 per Cent. of alloy. By an ancient agreement with the Nabob of Surat, the Rupee of both Governments was to circulate through both at an equal value; while they mutually pledged themselves to keep up the Coin to its exact standard of weight and fineness. The Nabob, however, did not keep to this agreement; for his Rupees were found soon afterwards to centain, instead of 1.24 per Cent. of alloy, no less than 10 12, and even 15 per Cent. The consequence of this was, that all the Bombay Rupees were carried to Surat to be recoined. This wint was entired by stopped in its silver coinage for more than twenty years, and the circulation of silver was occupied by the Surat Repec.

In this situation of things the merchauts could not afford to coin their bullion here, and therefore Bombay was long without a silver comage of its own; when Government in 1800 ordered the Surat Rupee to be struck in this mint, and since that time the Rupee has been kept at an equal value in both mints. In both the Silver Rupee weighs 179 grains, and contains 7 97 per Cent. of alloy.

Gord.—In the year 1774 the Gold Mohur was made of the same weight as the Silver Rupee. It was ordered to be of the fineness of a Venetian, and to pass for 15 Silver Rupees. In this c inage, therefore, 14.9 grains of silver represented one gran of gold; for such is the proportion between the quantity of gold in this Gold Mohur, and the silver in 15 old Bombay Rupees. When the Surat silver currency had occupied the circulation, this proportion between gold and silver was quite destroyed; so that gold coined according to the regulation of 1774, was now exchanged for no more than thirteen times its weight in silver, and often for much less

In order to remedy this, and to bring back the Coins of gold and silver to nearly their ancient proportions, and their relative value in the market, it was ordered in 1800, that the Gold Mohur should be of the weight as the Silver Rupee, that it should contain the same quantity of alloy, and that it should pass for 15 Rupees.

WRIGHTS.—The English weights being in common use here, and at all the other Presidencies, the following account of their re-

lative proportions may be found useful.

The two principal weights established in Great Britain are the avoirdupois and troy weights; the last is again divided into diamond and money weights; the grain is understood to be a grain of wheat, gathered in the middle of the ear.

	Avoirdupois	Weigh	ghts.
3 scruples	···)	-	dram
16 drams	🛮		ounce
16 ounces	() 1	pound
28 pouras			ouarte
4 quarters			Cwt.
20 Cwt	y	()	ton

LXX COINS. WEIGHTS, MEASUR	ies, exchange, &c.
Comparison between Troy	and Avoirdupois
175 troy lbs	144 avoir. lbs.
175 troy ounces	192 avoir. oz.
1 troy lb	5760 grains
1 avoir. lb	7000 grains
1 avoir. oz	$437\frac{1}{3}$ grains
1 troy. oz	480 grains
Tran Wera	nt e
24 grains	(1 penny wt.
20 penny wts make	₹1 ounce
12 bunces	(I pound *
The moneyers have a peculiar subd	ivision of the grain troy thus:
24 blanks	(1 periot
24 blanks) i droit
24 droits) i mite
20 mites	(1 grain
Diamond We	rights.
Are carats, each carat being divid	ed into 4 grains or 64 parts.
The ounce troy contains 150 such cara	
grains troy; hen e 5 diamond grains a	
The other weights in use at thi	s Presidency are the under-
mentioned:	
Silver Weig	hts.
Schows	i goonze, or gr. l vall
2 goonzes	1 vall

-		
6 chows		i goonze, or gr.
40 valls	>make≺	1 tola, or rupee
24 tolas		1 seer
$2\frac{1}{3}$ tolas	"	1 lb. troy

Silver is commonly sold from 96 to 100 single pice per tola but computation in money are made by fuddeas, or double pice. The tola equals in weight the silver rupee.

The Bombay great weights are Pice, Seers, Maunds, and Can-

dies, thus divided :-

			lbs.	oz.	drs
30 pice		(1 seeravoirdupois 0	11	32
4 0 seers	make	3	1 seeravoirdupois 0 1 maund 28	0	0
20 maunds		1	1 candy	0	6

Although the above represent the commonly received standard of gross weights at Bombay, yet there are a great number of commodities which are not governed by them, but sold by the Surat Maund, which, notwithstanding it is said to contain only 40 seers, is sometimes 41, 42, 43, through all the intermediate gradations up to 46; nor is the Candy uniformly confined to 20 Maunds.

MEASURES.

I ona Measure.

	Dong mouse co		
18 inches or tuso) 	§ 1	haut or cubit
18 inches or tuso	HIMKE	1	guz

The English yard of 36 inches is in common use.

N. B. Piece goods, and a few other articles are sold by the

COINS, WEIGHTE, MEMORIES, SICONIA
Salt Measure,
100 baskets 1 . nna-2½ 'ons
100 baskets
Dru Measure.
2 tiprecs
4 seers
16 adowlies make 1 parah
8 parahs (i candy
Batty Measure.
2 tiurees l seer
2 tinrees 7½ seers 20 adowlies
20 adowlies 1 parah*
6 parahs
25 parahs 1 mooraht
4 candies 1 moorah
* Equal to 34lbs. 8 oz. 12 drs.
+ Equal to 863lbs. 12 oz. 12 drs.
A bag of rice weighs 6 maunds, or 163 lbs. and is Madras
Mds, 6 5 30 4.
A Bombay candy is Do. 22 3 8 or equal to 25 bushels.
Pearls have here, as at Madras, a real and a nominal weight:-
Real Weight.
4 annas (1 quarter
4 annas
24 ruttees 1 tank
The tank equals 72 grains troy.
Nominal Weight,
16 buddams t docra 25 docras make . i quarter

4 quarters (1 chow

The nominal standard is 1 tank to 330 chow.
Rule for reducing the real to the nominal weight:—Multiply the square of the number of tanks by 330. and divide by the number of pearls; the quotient is the number of Bombay chow.

By the Cutcha weight are sold Jaggery, Sugar, Tamarinds. Turmeric, Ginger, Mustard, Capsicum, Betel nut, Assafætida, Garlic, Spices, Pepper, Cardamoms, Saudal-wood, Wool, Silk, Cot, ton, Thread, Ropes, Honey, Wax, Lac, Oil, Ghee, &c. The two latter are frequently sold by measure.

BENCOOLEN.

(On the Island of Sumatra.)

Corns.—Accounts are kept in Dollars, sometimes called Reals, reckoned at 5% sterling.

2 Satallies. ... equal to { 1 Sooka } 1 Dollar or Real Weights.—The Chinese Pecul is used in the Bazar.

WEIGHTS.—The Chinese Pecul is used in the Bazar. The Bahar weighs 560 lbs. avoirdupois. The Tuleis 26 dwts. 12 grs troy.

Measures.—The Coyang dry measure contains 800 Bamboos, each Bamboo equal to an English wine gallon.

China and Canton.

Coins. - Accounts are kept in Tales, Mace. Candarines, and Cash. thus divided: - 10 Cash, 1 Candarine; 10 Candarines, 1

Mace; 10 Mace, 1 Tale.

There is but one kind of money made in China, which is called Petty, or Cash; it is of a base metal, cast, not coined, and very brittle; it is round, about the size of an English faithing, marked on one side with Chinese characters, rather raise at the edges, with a square hole in the middle. They are usually strung a hundred in a string; but they rise and fall according to the quantity in the market, varying from 750 to 1000 Cash for a Tale. Their chief use is in making small payments amongst the lower classes of the

people

Spanish dollars are the principal coin current, but other silver coins are occasionally met with. For small change they cut the eoins into 1 i ces, and weight them, for which purpose every merchant carries scales and weights with him, put up in small portable wooden cases; they are made somewh t after the plan of the English steelyards, and are called by the Chinese a dotchin. For the purpose of cutting the silver, they have a pair of sci-sots; and some are so dexterous, that they will cut the quantity required, without having occasion to cut a second time. All dollars which pass through the Hong Merchants' hands bear their stamp, or chop; so that by frequent exchanges, the dollars become soon mutilates, and are then cut up for small change, or melted into ingots. All duties are paid in sycee or pure silver.

In the East India Company's accounts the Talo is reckoned at 6s. 8d. sterling; but its intrinsic value is according to the price paid

for silver in London.

WEIGHTS — The great weights are the Pecul Catty, and Tale thus divided:— lbs.oz. drs

16 Tales.. } equal to \[\begin{pmatrix} 1 \ \text{Catty...} & 5 & 5 & 3 \\ \text{1 Pecul...} & 133 & 5 & 5 & 3 \\ \text{1 Pecul...} & \\ \text{23} & \text{23} & \\ \text{23} & \text{24} \\ \text{24} \]

All goods are weighed at Chiu1; likewise processon, as milk,

fowls, hogs, &c.

In delivering a cargo, English weights and anterpretare used, and afterwards turned into China Peculs and cart and the weights and scales are brought. from Canton, care should be acted that the beam is not longer an one side that the other is more than the holes or notches at each end of the hearn, by which they are high transmitted scales in one or other, diminish or increase the color of the particular transmitted.

by, as have been found by weighing the remainder the state of the peak the cold of the peak the cold of the peak the cold of the peak the cold of the peak the cold of the peak the cold of the peak the cold of the peak the cold of the peak the cold of the peak the cold of the peak the cold of the peak the cold of the peak the cold of the peak the cold of the peak the cold of the peak the peak the cold of the peak t

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presented he dated in England) and that the Invoice is a faithful copy of the original English Invoice.

Goods cannot be passed on weight as per Invoice: for excep-

tions see oals, Chalk, Chanks, Flints.

Invoices signed by the Master of a vessel, even if he be Supercargo also, are not admissible. Affidavits to such documents are not received, because the Regulations do not authorize that mode of verification for such cases. The original Bills of Venders, if expressed in monies and weights known at the Office, and in a language understood here, are admissible. It is too much to expect of the Collector or of his Officers, to examine the datails of any person's Books or Papers to establish a fact, of which, after all, those Books afford no satisfactory, or conclusive proof.

Accounts Current, or Letters of Advice, are not admissible as

Invoices.

With respect to the trade with Malayan port to the Eastward, the Collector will admit Invoices signed by Masters or by Supercargoes of vessels;—after having satisfied himself, by examining any other available Invoices of about the same date, for the same kind of Goods,—and by consulting the Appraiser and others,—that the prices stated in them do show the true prime cost of the articles, at the date of purchase, at the places where they were shipped.

If original invoices, or Bills, for Goods, be not presented to the Collector,—or if lessee cause to suspect that the Invoices or Bills produced, do not shew the true prime cost of the Goods, (by which is to be understood, their prime cost in the country of which they may be the produce or magnifacture)—in either case the duty will be settled on the Calcutta price of such Goods at the time of

their importation.

The want of signature to a paper presented as an Invoice, of Bill, invalidates it as such:—still it will be admitted, provided the prices exhibited in it be not below those set forth in full, fair, duly signed original Invoices or Bills—for the same kind of articles, shipped at the same port, at or near the same period of time; and provided there be no ground for idoubting that the unsigned document was

Even though the unsigned document should shew prices lower than those of the same kind of articles, shipped at the same port,—at or near the same period of time, still, if the party who presents the the said unsigned document shall make affidavit that it is, bond fide, an original document, received from the seller of the Goods specified in it and shall also present a formal Price Current, snewing that the price of the Goods in question, at the place whence they purport to come, as set for him the unsigned document produced as an Invorce or Bill, is not below the lowest price of that description of Goods as exhibited in the said Price Current, then the unsigned document will be admitted. But Affidavit as to the originality of such document, will not entitle it to be admitted at the Custom House, without the additional proof of correctness of price by production of formal Price Current, (orders of Board of Custom, 5th August, 1824.)

Discounts For Discounts or Drawbacks in Invoices, see " Draw-

backs" page 34

American Invoices. If Invoices from the United States of America be drawn out in Dollars, they are invariably considered to be Spanish Dollars. It drawn out in any other Coin or Money, a special reference will be made to the Board of Customs.

Monies not known here. Invoices drawn out in Banco Barcs, or in any Coin or Money of which the relative value is not known at the Custom House, nor to be found in Kelly's Cambist, are rejected,

and the Goods are appraised at Calentta Market value.

Dutch, &c. Invoices. In consequence of understood changes in the monetary and in other systems applicable to commerce in Germany, the Low Countries, and Holland, we have no correct information as to the comparative relations of their Monies or Weights with those of other countries. Consequently, Invoices drawn out in those Monies or Weights are not admitted. Goods for which such Invoices may be presented must be appraised at Calcutta marked value, and weighed if they be of sorts which are weighed here.

English or other weight is not known here under any authority. But, till otherwise settled, the Quintal, as per Invoice from that quarter, is to be considered as equal to 101 165 lbs. Avoirdupous Weight.

(Ofter of Board of Customs, dated 29th May, 1824.)

Leghorn Invoices. Our knowledge of the relative value of the Standards of Weight in use at Leghorn is imperfect. Invoices therefore, thewing the value of Goods according to any of the weights of that country, are not admitted. The Goods are appraised at a leute Market value, and weighted if of kinds which are weighted here.*

Exchange. Mauritius and Agio. When Invoices from thence are expressed in France of Livres, the amount is to be converted into Bengal Money, without Agio, at the exchange of Twenty-four

Francs, of Forty-eight Livres, to Ten Sicca Rupees.

Invoices from thence expressed in Plastres, the amount is converted into Bengal Money thus; to be first brought into Spanish Dollars by allowing an 'Agio of '35 per cent; the result covertible into Sieca Rupees at Two and a quarter per Spanish Dollar. 'Paper Dollars the same as Piastres.

If Invoices be expressed in Dollars, they are considered to be Spanish Dollars, (unless satisfactorily explained otherwise) conver-

tible as above.

Exchange and Agia Bourbon. 'If Invoices be drawn out in Frances or Livres, they are after deducting Agia at 25 per cent. converted into Bengal Money, by estimating Twenty-four of either as equal to Ten Sicca Rupees.

Af Invoices be drawn out in Piastres or Dollars, they are turned into Bengal Money. without Agio, at Two and a quarter Sicea Ru-

pees per Dollar or Piastre.

When Invoices from either Island shall, in the detailed particulars of value, state one description of money, another skind in the num total, the aggregate value is to be brought into that sort of money which the detailed particulars are given; and accordingly as the same way be Francs, Livres, Plastres, or Dollars, the Rules in respect of the grant, or not, of Agio, and of the conversion into Hengal Money, are to be applied as above explained.

SUPPETES FOR HIS MAJESTY'S NAVAL SERVICES IN INDIA.

Separate Register to be kept for such supplies according to certiff Forms Free and Duty, which are to be sent up to the Board of
Customs with the other Audit Papers for the week in which any such
exports may have been completed.

Any Supplies (except such as sare furnished under Contract) which may be declared, by the Commanders or Pursers of any of His Majesty's Ships, to be bout fide for the use of His Majesty's Naval Service in India, are to be passed Free, as per letter addressed, to Sir H Blackwood by the Secretary to the Board of Customs, under date the 4th January, 1824.

The following Articles are comprised in the contractor's cometract for wetualling His Majesty's Ships in India, and are to be passed

ad free, on charged with duty, according to the Regulations:

Biscuit. Flour.

Peas

Salt Beef ? Proportions Europe and Country.

Suet.

Rice.

Sugar.

Raisins.

Black Tea. (Restriction without License.)

Wine.

Rom. Eisble to duty if country made and less than 1909-

Arrack.

Vinegar. When applications are brought to Office, the first order to be given is a direction to the appraiser to examine the prices of the Goods, and, as the Contractors are bound to furnish the best of each. kind, the highest price of each in the market of the day is to beaffixed. The next order is to the Export Supervisor to enter the Goods in the Free, or in the Duty Register, according as the case may he. When he will enter them agreeably to the prescribed. Forms (leaving the Column of "Export No. and Date blank) and send them back, with the word. "entered" and his initials upon the face of them, to the covenanted Officer. Upon an application for Goods which are free by Regulation, or because declared, as above, to be bond fide for the use of His Majesty's Naval Service in India, the next order will be "Pass." Upon an application for Goods liable to duty, the next order will be "Treasurer take Deposit Sa Rs. -- " and when the application shall come back to the ovenanted Officer with the Treasurer's receipt for the Depusit upon it, the order will be given to "Pass."

The Tide Waiters will not detain any such Passes, but, after seeing that all is correct, will write upon them, " Passed on such a

date" and allow the applications to go on with the Goods.

In order that no obstacles may be thrown in the way of His Majesty's Service, which is sometimes emergent, the Contractors may, after having put applications through the above forms, dispatch Goods to His Maj sty's Ships direct from Fort Gloster, when they are such as are prepared by themselves at that place, without first bringing them to the Calcutta Custom House Wharf.

All Applications so passed shall be returned to the Castom House after the Goods, covered by them, have been received on board. His Majesty's Ships,—and the enus of returning them shall rest with the Contractors, when so returned, they shall bear upon the back of

them (or upon separate paper, which must however, remain in the Custom House) the receipt of the Commander, Purser, or other authorized Officer of His Majesty's Ship, for the several Goods or Articles specified in such Applications, and, as there is no probabality that such receipt would be given if the Goods or Articles did not correspond with the Applications as to description, weight, and every other particular, that receipt will be admitted at the Custom House as full and satisfactory proof on those points.

of the packages detailed in any such applications have been received into His Majesty's Ship, the Contractors shall nevertheless pay duty on the specified contents of any packages (if hable to duty) not acknowledged to have been received on board; unless they shall bring such packages to the Costom House Wharf and reland them in the prescribed forms for relanding Goods, whether they have been passed

from that Wharf, or from Fort Gloster.

When applications are so returned to Office, the Contractors will reclaim their deposits for dutiable Goods, and settle the duty. The Export Supervisor will note on them the date of their return and give them Numbers, and he will then fill up the Columns in the Registers which had before been left blank. The transaction being thus completed, the Registers and Chellauns are to be sent up to the Board of Customs with the other Audit Papers for that week.

The Treasurer will enter all duty received on Goods or Articles supplied to His Majesty's Ships, under a separate head to his Daily Account, viz "Export Duty on Goods to His Majesty's Ships" and the Export Supervisor will deliver to the Collector a separate Check

Ticket for all such Duty.

Masters and Servants.—Masters, or Owners of Goods, are beld responsible for all improver acts of those whom they employ to transact their business. At the 'ustom House, the irregularity com-

mitted, or attempted, is the only point considered.

Landing and Shipping of Goods. All Goods and Packages, without exception, imported from Sea, shall be landed at the Custom House; and if landed, or attempted to be landed, at any other place, either clandestinely or otherwise, they shall be liable to confiscation. The same Rule is applicable to Goods or Packages for exportation. Exceptions are provided for in the following Notifications.

JANUARY 2, 1818.

The Articles hereafter specified shall, on regular Application from the Merchants, he allowed to be passed at the Ghauts enumerated below.

Any Goods attempted to be passed at these Ghauts, not being Goods enumerated in the annexed List, shall be liable to detention,

and to the same penalties as at present.

Articles of a bulky nature, as per annexed Schedule, under shipment to the United Kingdom, may, on application be exported from the Ghauts, on the production, with the Application, of Rowannahs, or statement thereon, if those Goods were imported by Sea, of the Import No. and Date with other particulars as usual,—and, if necessary, a certificate of indentity from the original importer,—or, if they have been repeatedly sold countersigned by the immediate owners. But no article claiming Drabwback on Export by Foreign

Ships, - or hy British Ships bound elsewhere than to Ports in the United Kingdom, shall be allowed to be Exported except from the Custom House Wharf.

It is to be clearly understood that this modification of existing Regulations is to be considered only as an indulgent relaxation of the strict letter of the Law, and hable to be revoked without any formal legislative enactment, if it should be abused, or if circumstances should arise to render its continuation unnecessary.

LIST OF GHAUTS.

Colvin's or Cutchagoody Ghaut.—Coila Ghaut.—Old Fort Ghaut. - Barretto's Ghaut. - Beehee Ross's Ghaut.

Enumeration of Free Articles which may be landed at, and

passed from, the above Ghauts,

Marine Stores, the produce or manufacture of the United King-dom.

Metals-unwrought, ditto ditto.

Woollens, ditta ditto ditta.

Ennmeration of Articles imported by Sea which, though liable

to Duty, may be landed at the above Chauts.

Marine Stores—Timbers and Spars—Red Wood—Coir and Coir Cordage—Sca Coal—Chalk—Buckum or Sappan Wood—Rattans—Coconuts—Cowries—Chanks—Sweedish Iron and Steel—Beetel Nuts—Empty Bottles.

Enumeration of Articles which may be exported from the above

Ghauts to the United Kingdom :-

Indigo - Salt-petre - Sugar - Pepper Dry Ginger - Raw Silk - Red and other Woods - Borax and Tincal - Wines and Liquors - Benjamin - Gum Copal - Safflower Raw Hides and Leather - Munjeet - Lac.

Notification of 28th June, 1822.

It is hereby notified for the more distinct information of the public, that the following arrangements have been adopted in consequence of the separation of the Sea and Land Departments of the Custom House.

All applications for the Import, Export, Reland, Re-export, and for Transhipment of Goods, Baggage, Stock, Stores, &c. from Gr to all vessels in the River Hooghly; for the Manifesting of Ships inwards or ontwards;—for Pori Clearances;—for the Certificates refered to in Section 81, of Regulation IX of 1810;—and for the payment of Drawback;—are to be addressed to the Collector of Sea Customs at Calcutta;—and all duties on Goods imported or exported by Sea, are to be paid to, and collected by, that Officer.

Applications and other Paper connected with the trade to and from the Foreign Settlements, as explained in Clause 16, Sections 48, and in Section 63, of Regulation IX. of 1810, are to be made and

referred to the Collector of Sea Custains.

The following Place and Ghauts are open for the importation and exportation of Goods through the Office of the Sea Custom House:—

The Import and Export Wharfs of the Sea (ustom House - For the Import and Export by Sea generally of all kinds of Merchandize.

Coila Ghaut, Barretto's disto, Colvin's ditto, Beebee Ross's ditto.—For the Import and Export by Sea of the Goods enumerated in the preceding Notifica 1011.

^{*} Used exclusively, at present, from the Inland Customs.

Chandpaul Ghaut. — For passing to and from Vessels the Baggage of individuals, and articles intended exclusively for private use and

consumption on board such vessels.

Mugga Thanah, Cooly Bazar Baloo Ghaut. - For the landing and passing of Goods in cases of urgent necessity and distress, under special permission of the Collector of Sea Customs. Baloo Ghaut to be available to the Officers of the Commissariat for the landing and

passing generally of Commissariat Stores.

Howrah, Sulkea, Seebpore — For the shipment of Screwed Bales of Cotton, Tohacco, Hides, and Gunnies. For the landing of bulky Articles of wrought or unwrought Metals; — Timbers, Spars, and Shiphuilding materials: — and of any articles which are wholly exempt from Import duty. Also passing to, or from, vessels the Baggage of individuals, and article intended exclusively for private use and consumption on board of vessels.

In the event of hip builders, or others, being desirous, of importing, or of exporting, any of the undermentioned Articles at Ghauts, or places, other then those above specified, they may, at the discretion and under the researchility of the Sea Collector, be permitted to do

so subject to the general Rules of Regulation IX. of 1810.

Timber, Coal. Grain, Bales of screwed Cotton, Tobacco, Hides, and Gunuies. Bulky Marine Stores, wrought or unwrought Metals. Articles exempt from all Duty. Stock or Stores for ship use, or for the use of individuals on board ship.

On all occasions of the above accommodation heing granted, a Tide Waiter, or other competent Custom House Officers is to superintend the transaction; and if no Officer can be spared from the Establishment, the Sea Collector will engage a person for the purpose whose hire must be paid (and this condition is held as implied in every application for the indulgence in question) by the party requiring the accommodation.

Grain of all sorts may be passed for exportation by Sea from any of the Ghauts above specified, and also from any of the Ghauts subject to the authority of the tuland Collector, under orders issued

from the Office of the Sea Collector.

All Ghauts or River Stations which may heretofore have been used for the import or export of Goods, other then such as are specified in this Notification, are to be considered, generally, as closed to such transactions.

Private Packages — It forms no part of the duties of the Sea Custom House to procure the delivery of Packages, &c. out of Ships, — nor forward them to their owners. Those to, or for, whom such things are sent or consigned, must land them at the Custom House, and make application for them in the prescribed form. Invoices must be sent to the Office, and trust worthy persons deputed to be present at examination of contents by the Appraiser, as well as to pay duty if any be leviable. These forms observed, packages, &c. will be passed as expeditiously as possible.

Duty Bills.—Many Persons, especially foreigners and strangers at Calcutta, employ natives to transact their Custom House business for them, who some times impose upon their employers in respect of the amount of duty levied. Receipted Bills, under the signature of the Collector, of his Deputy, or of one of his authorized Assistants,— (in which are specified the name of the vessel; that of the Applicant, the Goods, their value; the rate and amount of duty; and the Re-

gister No. and Date) - for every sum of duty taken, are issued invariably from this Office at the same time with the Perwannahs, or Passes, for the Goods, imported or exported; and the delivery up of these Bills should always be demanded by the parties concerned.

Fees - No Fees whatever are authorized to be demanded, or taken, in any Department of this Office,—nor by any Officers, whether Christian or Native, belonging to the Establishment of the Sea Custom House, in doors or out of doors, except as follows; viz. On fractional parts of amount value of Goods, when the Fee levied is included in the Duty Bills above mentioned;—and by the Collector when he administers Affidavits in his capacity of one of His Majesty's Justices of the Peace, when such Fees are forwarded to the Police Office.

Presents and Articles for Private use.— The fact of Articles being imported, or exported, for presents, or for private use, and not as merchandize, nor for sale, does not exempt them from payment of

duty if they be bable to any under the Regulations.

Fumily Portraits & other Pictures, - Portraits of individuals being for domestic gratification, have free entry inwards and outwards. But all other Paintings. Picture or Prints, are liable to duty on importation, - and on exportation if proof of original Sea import be not given

Europe Piece Goods — Piece Goods brought for exportation without Rowannahs, or without any particulars of Sea import being given on the Export Application, will nevertheless be allowed free export if the Appraiser shall attest that such Piece Goods are of "Europe manufacture." But, in such cases, no Drawback can be allowed.

tion on the face of the Application, that it has been made out of Europe manufactured Piece Goods, cut into smaller pieces, or not; if the No. and Date and full particulars of the Import Application be given; and if the Appraiser shall attest that the Cloth is of Europe manufacture, then such Chintz will be allowed free export. But in no case can Drawback be allowed on Chintz exported under such circumstances.

Piece Goods, Cotton exported elsewhere than to Europe. If the manufacture of British Territories under the Government of this Presidency and accompanied by Rowaunahs, are exported free to British Bottoms, but pay 2½ per cent, to Foreign Bottoms.

If the manufacture of Oude, Nepaul, &c. and with Rowannahs in proof they pay 21 per ceni. on export to British Bottoms, and 74

per cent to Foreign Bottoms.

If they were originally imported by Sea, and the prescribed proof of that fact be given, then all kinds of Cotton Piece Goods are exported free to all Bottoms

Piece Goods, Silk or mixed exported as above.—If the Rowan-nahs, that pay 2; per cent. to British Bottoms, and 7½ per cent. to Foreign Bottoms.

If they were originally imported by Sea, and the prescribed proof of that fact be given, then all kinds of Silk, or mixed. Piece

Goods are exported free to all Bottoms.

Note. If neither Rowaunahs nor proof of Imnort by Sea, be given, then all Piece Goods of the above specified kinds (Cotton, Silk or mixed) are considered to be of the manufacture of Oude, &c.— (even though they should seem to the Appraiser to the Madras, Surat,

&c Goods) and are to be charged with Export Duty at 21 per cont.

in addition to the rates of duty above stated.

Piece Goods Exported to Europe—But Piece Goods, whether Cotton, Silk or mixed without reference to place of Maudiacture, and whether with Rowannahs or with proof of Import by Sea, or not, are exported free to British Bottoms bound to British or to Foreign Europe;—unless shipped as Stores or for use on board, and not manifested as Cargo,—when they pay an Export duty of 5 per cent.

Piece Goods, Cotton or Silk or mixed - If manufactured in any part of India subject to the Honorable Company, viz Coromandel Coast, Surat, Guzzerat, &c they pay Import by Sea duty only 2½ per cent from whatever Bottom. But certificate of duty paid at another Presidency, will exempt from duty here, either partially, or wholly, as the case may be.

Sult Petre, the Grain, Military Stores, Marine Ditto. When the British Government shall be at war with any ration or State, none of the articles mentioned in the margin can be allowed to be exported to any vessel under Foreign Colours, without a special License from

Government.

Salt Petre. Salt-petere cannot he allowed, at any time, to be exported by any vessel under ritish (olours, bound to any port or place in China, onless under special License from Government. This rule does not extend to Foreign Bontoms, because Government has nothing to do with the conduct of Foreigners in the Chinese territories.

Woollens — Whether the manufacture of Europe. India or of any other country, cannot be allowed to be exported hence to China, on hoard any vessel whatever. This prohibition extends also to Wool in the raw state.

Ten. To the extent of two chests of fifty catties each that is to the extent of 100 catties.) whether in whole, half, or quarter boxes, may be pa \$2d to any ship quetting this River for any port or place within the limits of the Company's trade, (always excepting the Cape of Good Hope) upon an Application signed by the Commander declaring it to be for "Ship's use." and, on the Application of an individual, which must always be countersigned by the Commander, any quantity of Tea, not exceeding five chests, or 250 catties in the aggregate, may be passed to the same ship, under a declaration that it is for Presents and not for trade:—Such declaration must be in writing and the Tea so passed must be entered in the Ship's Export Manifest as for Presents and not for Trade. Not more than seven chests altogether, however (two for Ship's use and five for Presents) can be passed to any vessel bound as above, without a special License from Government.

Tea to Foreign Bottoms-This restriction is not applicable to

ships sailid nader Foreign Colours

Ten to Vessels bound to England, &c - With respect to British vessels bound to England, or to any place beyond the limits of the Company's trade, Tea to the extent of two chests, or 100 catties, may be passed to them on the Application of the Commander or Purser, under written declaration that the said Tea is for "Ship's use;" but no larger quantity without special License from Government. The Cape of Good Hope always excepted.

purchased by, the Honourable Company, cannot be weighed by a Tide Waiter alone; he must be accompanied by an Officer from the Salt

THE

APPENDIX.

PART I.

Acts of Parliament relating to Kndia.

ABSTRACT OF THE ACT

53 GEO. III. CHAP. 255.

For continuing to the East India Company, for a further Term the Possession of the British Territories in India together with certain exclusive Previleges; for establishing further Regulations for the Government of the said Territories, and the better Administrations of Justice within the same; and for regulating the Trade to and from the places within the Limits of the said Company's Charler.—July 21, 1823.

(Expires, 10th April 1831.)

Accounts. Distinct accounts to be kept of the Company's territorial, political, and commercial affairs, § 64.—This principle to be attended to in accounts to be laid before parliament, § 65—Accounts, abstracts, and statements may be required by the board of commissioners, to be prepared by the directors. § 78.

Actions. In actions for unlawful arrest of persons found in the East-Indies, defendants may plead the general issue, § 123.—Proof to lie on the plaintiff, and if verdict be given for defendant, plaintiff shall pay treble costs, §

123.—Limitation of actions to three years, § 124.

Admiratry. Jurisdiction of the king's court extended, § 110.

ADVOCATE GENERAL. May exhibit informations to the king's courts in matters of revenue, § 100.—May file informations in king's courts for debt due to his majesty's, § 111.

APPEAL. Where one would lie to the sudder dewanny adamlut, or local court, British subjects may appeal to his majesty's court, § 197.—Such appeal not to har the jurisdiction of the king's courts.—The plaintiff may sue there at

his election, § 107.

ARCHDEAGONS. The king empowered to constitute, by letters patent three archdeaconries.—Their salaries (£2,000 per ann) to be paid out of the territorial revenues, 6 49—To commence on taking office, and cease with functions, § 50.—Warrant for letters patent to be countersigned by president of the hoard, § 53.—His imposty may grant them pensions (£800 per unn) after discharging functions in India for fifteen years. § 54.

ARMY. Generals and colonels, and lieutenant-colonels containing regiments, may return to India, after five years absence, with consent of the directors and the heard though their absence may not have been occasioned by sickness, infirmity, or accident, § 84.—Governments in India may make laws, regulations, and articles of war, for the native troops, and to hold courts-martial, § 96—Former laws, articles of war, and established usages confirmed. § 97.

A'SAULTS. Justices of peace in the provinces shall have jurisdiction in case of assault and trespais committed by British subjects on the natives of India.—Convictious removable by certificati, and subject to provisions of 33 Geo. 111.

c. 52, 6 105.

BALLOT. (See Votes.)

BILLS OF EXCHANGE. To be paid out of home profits, § 57.

Bishop of London. Vested with visi atorial jurisdiction over the East-

India Company's College in England, § 45.

BISHOP OF INDIA. His majesty may establish a hishoprick for the British territories in the East Indies, § 99.—Salary to commence on taking office, and

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cease with functions, § 50.—Jurisdiction or function limited by letters patent, § 51.—His majesty may grant such ecclesiastical jurisdiction as he may find necessary, § 52.—Warrant for letters patent to be counter-igned by president of the board, § 53.—His majesty may grant pensions to bishops (£1,500 per annum) having discharged their functions in Tudia for fifteen years, § 54.

BOARD OF COMMISSIONERS. Special licenses for the continent of Asia, hetween the Indus and Malacca, or Islands north of the Equator, or Beneaolen, to be at the discretton of the directors, subject to the hoard, who are to record their reasons; § 11.—Liceuses for other places more north than 11 degrees south latitude, and between 64 and 150 degrees east longitude, to be granted by the board, who are to frame rules for the same; and in cases not falling within the rules, are to record the special circumstances and communicate the same to the directors, § 12.—Approvat by the hoard, of duties imposed in India. necessary to their validity. § 25.—To grant licences to south Sea whalers to sail within certain limits, § 32.— No such ship under 350 tons to sail without license from the board, 32.—Powers with regard in individuals proceeding to India, (See Persons going to India.)—To have full power and controll over all calleges and seminaries, abroad and at home, 42, 43, (See Colleges.)—President to contersign warrant for letters patent, respecting bishoprick or archdeaconries, § \$3.— Duties in India on Company's and private trade goods considered as terriforial revenue, and subject to the controll of the board, § 67.—To have contrant over the appropriation of the territorial revenues (except sums issued is India to make good home payments on account of territorial charges of loans to India to commercial purposes), § 68 — Court of directors to deliver to the board ' copies of arneedings, and of despatches received relating to the appropriation of revenue and loans to investments, § 69.—No despatches relative therein to be sent to India till approved by the board, § 70,-The board to return despatches with all reasonable dispatch, not exceeding two months, § 71.—Proceedings of the board may be signed by chief or assistant secretary, § 72.—Secret committee directors not to disclose dispatches sent from the presidencies, relative to war, peace or negociations, until anthorized by the board, § 73 — Board may require abstract accounts, and statements to be prepared by the directors, § 78. -Directors not to fill up vacancies in India without appropation of the board. € 81—Restoration of servants, civil or military, suspended or removed by the government abroad, not to be valid without consect of the board, & 83 .- -- Gratuines above £600 must be confirmed by the board, § 88.-- No duty or lax imposed by local governments valid, till sauctioned by the directors and approved by the board, § 98.

CERTIFICATE. Counterfeiting certificate of licences, or attested copies

thereof, punishable with fine audimoresonment, § 120.

CHINA. Exclusive trade with China in continue in the Company, together with the trade in tea, during further term, subject to the provisions of former acts, § 2.

Choses in Action. Stealing choses in action within the jurisdiction of

king's courts poni-hable like stealing goods, 6 114.

Coins. Counterfeiting current coins, punishable with transportation, § 116.

—Uttering consterfeit coin, punishable; -- first uffence, six months'; second, two years imprisonment; third, transportation for life, § 117.- Certificate or former conviction in the courts sufficient evidence of conviction, § 118.- Having more than five pieces of counterfeit coin, without lawful excuse, punishable by the or three months' imprisonment, § 119.

Colleges and Seminaries. In India to he subject to board of commissioners, § 42.—Provisions for schools public lectures, or other literary institutions in India for the benefit of the natives, to be regulated by the governor general in council, subject to the control of the hoard; but appointments to office.

therein, to be made by local governments, § 43.

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bation of the board, to make rules and regulations for the same -- Directors may make representations respecting alterations or additions by the sourd, § 41,-- Bishop of London to exercise visitorial jurisdiction, § 45.-- Na person to be appointed a writer unless he shall have kept four terms and shall produce a certificate of conformity to rules, § 46.-- Establishment of officers in the college and military seminary, and the principal appointments thereby, to be so ject to the contraul of the board, § 47.--- Principal and professors exempt from parochial residence, § 48.

Commanders-in-Cuier. Vacancies to be supplied by directors, subject to his majesty's approbation, § 80. Salary to commence from entering upon office,

COMMENCEMENT OF ACT. 10th April 1814, § 125.

COMMISSIONERS FOR AFFAIRS OF INDIA. (See board of Commissioners.)

Courts (See king's courts, provincial courts)

Dest. Interest of India debt to be defrayed out of territorial revenues.—
Territorial or bond debt o be liquidated, as directors with approbation of the board, shall direct, § 55.—Debts of the company (except principal of bond debt) to be pared out of home profits.—Indian debt, or hond debt at home, in what case to be reduced out of home profits, § 57.—Surplus of territorial revenues and home profits applicable to payment of certain debts, § 59.—If the debts, after reduction, shall be again increased beyond certain sums, reduction again to take place, § 60.— so much of 33 Geo. III. c. 52, as relates to the payment of a sum into the Exchequer, the recovery thereof, or to the payment into the bank, repealed, § 61.

DEBTS. Justices of peace to have jurisdiction in cases of small debts due to natives from British subjects, § 106.—Debts due to his majesty to be recovered by information, filed in the king's courts by the Company's advocate ge-

neral, § 111

DIRECTORS, COURT OF ... Ships in private trade not to go within certain limits without liceuse from them, § 11.—To give special liceuses of course for principal settlements, & ib - Special licenses for the continent of Asia, between the Indus and Maineca, or islands north of the Equator, or Bencoolen, to be at their niscretion, subject to the controll of the hoard, who are to record their reasons, § ib .- No daties imposed in India to be valid till sanctioned by the directors, § 25.—To grant licences to South Sea Whalers to go to certain places, § 32-Powers of the court with regard to individuals going to India. (See persons going to India.)-To deliver to the board copies of all proceeding and of despatches received, relating to the appropriation of revenue and loans to investments § 69 - No despatches relative thereto to be sent to India, till approved by the board, § 70—Secret committee of directors not to disclose dispatches sent from the presidencies, relative to war, peace or negociations, until authorized by the board, § 73 - Secret committee to take oath prescribed, § 74.—In case, of equality of votes in general court or courts of directors the question to be considered as rejected: except in cases of two or more candidates for office which are to be determined by let, § 77 - Board may require accounts. abstracts and statements to be prepared by directors, § 78 -- Directors to fill up vacancies of Governors and Commanders in Chief, to His Majesty's approbation but this is not to affect the right of directors to recall, \$80.—Directors not ta suoply vacancies in India without approbation of the heard \ 81 - No gratuity made by their above £600 to be good, unless confirmed by the board, § 88. - Empowered to grant supergranuations to Company's servants on England, § 93 .-No dury or rax imposed by local governments to be valid till sanctioned by directors, with the approbation of the board, § 98.

Dividend of 10 per cent. to be paid out of home profits, till seperate fund a exhausted, and then 10½ per cent § 57, 62.—To be provided for before home

profis liable to territorial charges, &c § 58

1) uries. Goods exported or imported by the Company to be subject to the same duties as those in private trade § 24.—No dutes toposed in India in we valid till sanctioned by the directors and approved by the board, 625 -Duty to Company on private trade, granted by 33 Gco III. c. 52, repealed; but such repeal not to extend to goods imported into the pure of London and deposited in the Company's warehouse, nor to import from China; and notto affert engagements of the Company with Duties in India on goods of the Company to be debited to commerce; and, together with outles on private trade gonds, to be considered as territorial revenue, and to be subject to the braid. 67-Government at Fort William, Madres, Bombay, and Prince of Wales Island, may impose duties of custom- and other taxes no places and persons within the jurisdiction of the Courts established by the King's charter at those places, in the same manner as in places without such jurisdiction, § 98.—No. such duty or tax to be valid, fill sanctioned by the directors, with the auprobatton of the hourd & ib .- Governor General and Governors in Council may make laws and regulations respecting such duties, and impose fines and forfoiture for non payment thereof, § 99.

EAST-INDIA COMPANY to retain government of former territorial acquisitions, and others lately made, during further term, § 1.—To retain the exclusive trade with China, and the trade in Tea, during a further term, subject to certain regulations, § 2.—The term and the exclusive trade to rease and he determined, on the expiration of three years, notice by parliament, at any time

after 10th April 1831, and payment of what is due from the public to the Company; but the Company's convocation not to be determined thereby, nor their right to trade in common with others, § 3, 4.—None but the Company, or versions by their license, to trade in Tea; nor to export military stores to certain places. § 8, 9.—Company to defray sularies and pensions of hishops and archdeacons, § 49. 54 —Application of the Company's territorial revenue. See (Territorial Revenues.)—Application of their home profits. (See home profits.)—Nothing in this act to affect the right of the Company, § 95 (See Duties.)

East India Dock Company. Rules granted by 43 and 46 Geo. 111. to be paid before goods are delivered to the owners or consignees; and if not paid before the goods are cleared, the East India Dock Company may send them to the Company's ware-houses to be sold, and then ates shall be deducted from

the purchase money > 28, 29.

* Ecclesiastical Establishment (See Archdeacons, Bishop.)

EQUIPMENTS AND VOYAGE Allowances to persons proceeding to India, \$89, viz.

ESTABLISHMENTS. Expenses of, to be defrayed out of territorial revenues. \$ 22.

Exports. Military stores not to be exported but to certain places, and

by licensed persons.

Forces. Mantenance of, to be defraved out of territorial revenues, § 55—Payment of the king's troops by the Company, not to exceed 29,000 med, onless greater number sent on their requisition, § 87.

Former Pooissanie with transportation 115.

GOVERNOR GENERAL IN COUNCIL to regular provision for schools, public lectures or other licerary instinctions for the benefit of the natives; but subject to the board of Councis ioners, § 43.

Governor Giveral and Governors in Council to be appointed by the director, succeed his accessive appropriation, § 80—Salacies, when to commence, and allowances for equipment and voyage, § 89—May papose costoms of direct and taxes, no places and persons within the jurisdiction of the coord established by he king's charter in the same manner as in places without such judisdiction; but not valid, till sanctioned by the doctors, with the approbation of the band, § 78—May make laws and regulations respecting such duties and taxes, and impose fines and forfectures for non-pay-ment thereof, § 9.—May send home persons residing in India without license, without subjecting them to further protestment, § 104.

GRATUITY. None above £600 to be good, onless confirmed by the board,

6. 88.

Home Profits. The profits of the Company in Great Britain to be applied, 1st. in paying bills of exchange; 2d in naving debts, except principal of bond-debt; 3d in paying dividend of 10 per cent till seperate fund exhansted, and then 10½ per cent; 2d, in reduction of Indian debt or bond selve at home, 5 h?.—Home profits not liable to territorial charges, till after dividend provided; except to bills and certificates for value received in India, and to interest and sinking fund on boan of 18!2 from the public to the company.—If home funds insufficient, after dividend, to discharge hills drawn for the interest of existing debt deficiency to be paid as parliament shall direct.—Montes received at home on credit of bills drawn on territorial funds, or for advances in India, to be applied to payment of territorial charges in Europe. If commercial profits at home be not sufficient in any year for dividend, the deficiency to be made good out of surplus territorial revenues of preceding year, § 59.—Application of surplus home prefits, § 59, 60,

IMPORTS. Navigation act not to prevent the importation of goods, the produce of any places within the charter, except Tea, from any other places within the charter except China, § 7.—Goods imported in private-trade in be brought to some of the ports in the United Kingdom which shall have been declared at by order in conneil. § 10.—Aitlets manufactured of silk, hair and cotton.

JUSTICES OF PEACE may qualify, by taking the oaths in any court of justice within the provinces. § 111.— in the provinces shall have jurisdiction in cases of small debts due to natives from British Subjects, and in cases of assault and trespass, committed by British subjects on the natives of India—§ 165. 106. — Copy of conviction and proceedings to be sent to the government — Proces to be paid to the magistrates convictions removable by certification, and subject

to provisions at 33 Geo. III. cap 52, § 105.

THE KING may establish a bishon and three archdeachns in India by letters patent, which shall limit such poslic; 's jurisdiction and functions, § 49, 51, 52%--Warrant for letters natent to be countersigned by the president of the board of commissioners, § 53 -- His Majesty may grant pensions to hishon and arcadeacons, who shall have discharged their functions in India for 15 years, § 54 -- His approbation necessary to render valid the appointment of Governor or Commander-in-Chief by dure ors, § 80.- Nothing in this act to includice the King's sovereignty -- Debts due to his majesty recoverable in the King's cours, § 111

King's Court to hold sessions four times in every year, for trying criminal offences, § 102,- Advocate general may exhibit informations to the King's courts in matters of revenue, § 100,-- For mistemeanors committed by Bri ish subjects more then 100 miles from a presidency, informations may be filed exopheia, and presecuted, as in Court of King's Bench in England, § 103,-- Junistic ion of the King's courts not to be natived by appeal from the Sudder Dewandy Adamint or lined court, to his Wayesiy's court, § 107, -- Adminally jurisdictate at King's courts extended, § 110--- Information to be filed thereto by the Company's advocations extended. § 110--- Information to be filed thereto by the Company's advocations.

cate general for debts due to his Mujesty, \$ 111

LICENSE. None but the Company, or persons obtaining their special leave by licen ean writing, to trade in lea; not to expant unlitary stores to certain places, § 8, 9—Suies in private-trade not to go within certain limits, nor in new tors to give licenses at course for prim that settlements.—Special licenses for the continent of Asia, between the Indus and Malarca, or islands north of the Equaiar, ar Reocoolen, to be at the discretion of the difference and ject to the congoni at the board, who are to record their reasons, § 11. Meanses for other places more north than 11 degrees south latitude, and between 51 and 150 degrees east longunde, to be granted by the board, who are to frame rules for the same; and in cases not taking within the rules, the special curumstauces are to be record. ed, and communicated to the directors, § 12 South Sea wholers to have it ease from the board to sait within certain limits; and no sace shernader 35) quarto Sad beyond the Cape of Good Mope or Straits of Magellan, with in liceose.... South Sea whiters not to go to certain place without brens. from the Directors, 632. - Penalties on indicensed persons trading to or going within the limits of the Company's charter, otherwise than allowed by this act, § 40. Provision for cummary ca viction and punishment of British subjects being in India without liceuse, or exceeding the terms of their licente. - Not to prevent such British subjects from heing prosecuted for misdemeanors, or sent hume: but not on account of residence previous to conviction. § 101.—Persons residing in India which license may be sent nome without being afterwards prosecuted, § 101 .-Persons cannier ferting licenses, or ceruficates, or attested comes thereof, punishable with fine una imprisonment, § 120

LOCAL CIVIL JUDICATURES to have jurisdiction over British subjects residing or trading, or accupying immovable property, more than ten intes from the presidencies. Where an appeal would lie therefrom to the Sudder Dewanns Adamhut or local court; British subjects may appeal to His Majesty's court,

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LOCAL GOVERNMENTS in India, to have the appointments of efficers in public schools, lectureships, and institutions for the benefit of the natives, \$43,--. To carry sentence of transportation into execution, \$ 121.

MANIFEST. No ship in private trade to clear out, or enter without one, § 14.

MILITARY STORES not to be exported but to certain places, and by persons licensed by the Company. § 9.

Missionaries. (See persons going to or residing in India)
NATIVE TROOPS. (See Army.)

\$

NATIVE IN INDIA. May recover small debts due to them from British subjects, before a justice of the peace § 106.—Natives, in company's service subject to the provincial courts, 109.—Not in he transported for any offence to a place more than 30 degrees north or 25 degrees somb lat. § 121.

NAVIGATION ACT. Not to prevent the importation of goods, the produce of places within the charter, except tea, from any other places within the charter

except Chion, § 7.

OATH to be taken by the secret committee of directors, and by persons employed in preparing or transcribing secret dispatches, sent or received from India, § 74.75.—Title of this act to be inserted in the director's path, § 76.—Onth of justices of pears only be taken in a court of justice within the provinces, § 112—Persons taking talse path guilty of perjury, and punishable accord-

ing to the ines at England, § 122.

OPPICEUS AND OPPICES. Oath of secreey to be taken by presous employed in preparing or transcribing secret despaiches sent to or received from India, § 75 .- Periods o service necessary for qualification of civil others; viz. place of m re than £1.500 per annum may be given after four years' service in Indias of more than 3,000 ner annum, after seven years of more than 4,000 per annum (including the council) after ten years. § 62-Restoration of civil and military servants, suspended or removed by the government abroad, not to be valid without the consent of the board. § 83 - Generals and coloners, and lieurenant-colonels rommanding regiments, muy return to India, after five years' absence, with consent of directors and the board, though their absence may not have been occasioned by sickness, infirmity, or inevitable accident, § 81-Restored civil servants to take arecedence arcurding to their seniority at the time of their departure from India & 85-Servants of the Company may waive their right to precedence, in order to be appointed to boards, courts, or other official establuments. & 85-(See Army, Board of Commissioners, Directors, Governor General, Salaries, Superunnuations.)

Ouder in Council to declare what norts in the United Kingdom are fit

for the deposit of goods imported in arreate-trade, § '0.

PARLIAMENT to give three years' notice of the expiration of term, any time after 10th April 1813; Nutice by the Speaker to be deemed a due notice, § 3.5.—Copies of regulation abroad to be laid anomally with accounts before parliament, and Accounts superannuations to the next sessions, § 66,94.

PASSAGE MONEY (See Equipment and Voyage.)

PENSIONS. (Superannuations.)

PERJURY. Persons taking false and guilty of perjury; and persons submrning, liable to the penalties of perjury, according to the laws of England, § 122.

PERSONS GOING TO INDIA, OR RESIDING THERE. When the court of directors refuse permi sion to any per-oasta proceed to the East-Indies, applications to be transmitted to the thara; who may direct certifi ates to be granted by the directors, authorizing such person to proceed to any of the principal settlements. § 33 .- Directors may make represent tions thereon in the board, § 31.—Persons proceeding to the East Indies to be subject to the regulations of the local governments, § 35.—Governments in India may declare certificates and licences to be void, if it shall appear to them that the persons to whom they have been granted have forfeited the claim to constenance and pro ecuno -Peroos out to be prosecuted f r residing without a license, notil two munths after notice of order. § 36 .- Gavernments in India not in sanction the residence of his majesty's subjects at their several presidencies, without the authority of directors, except under special circums auces, § 37 -Board at Commissioners may authorize any persons to proceed to, and reside within the limits of the charter, except netween the Indus and Malacca, and islands north of the equater. Benconien and Chian, § 38 .- His Majesty's subjects anthorized for lawful purpose, to go to and reside at places without 'II deg. south lat and 64 and 150 deg, east tong. 6 39-Unicensed person going without the limits of the Company's charter, shall be deemed to have unlawfully trailed, and he subjects to the penanties imposed on illicit traders by 33 Geo III, cap. 52, 6 40 - Provision for summary conviction and punishment of British subjects being in India without license, or exceeding the terms of their license. - Penalty 2,000 rapees or commitment for two months; second affence double-Not to prevent such persons from being prosecuted for misdemeanurs or sent home, but not on account of residence previous to conviction, § 101 .- Persons residing in India without livence may be sent home without being afterwards prosecuted, § 104. ambritish subjects residing, or trading, or occupying immovemble property, more than ten miles from the presidencies, to be subject to the local civil judicature—Restrictions as to the grounds of jurisdiction of such judicatures.—In certain cases such British subject may appeal to the king's courts, § 107.—British subjects allowed to reside more then ten miles from presidency shall procure and register certificate of such permission in the court of the districts, and suing in civil courts, shall produce copy of such certificate, or an affidavit accounting for it, § 108—Counterfelting licenses to reside, or certificates or attested copies thereof, punishable with fine and imprisonment, § 120.—In actions fur untawful arresting of persons found in the East-Indies, &c. the defendents may plead the general issue.—Proof to lie on the plaintiff; and it verdict given against be shall pay treble cost § 123.

PRESIDENCIES AND SETTLEMENTS. Proceeding at the presidencies to be signed by the principal secretary of the department to which they telate, in the absence of the chief secretary, § 79. Local governments in carry sentences

of transportation into execution, § 121.

Private-Trade. Ships to clear out from some port in the United Kingdom; and all goods imported to be brought to some of the porisin the United Kingdom which shall have been declared fit by order in cauacil. § 10.—Ships not to go within certain limits, without a license from the directors, § 11.—(See License.)—No ship nuder 350 tons to clear out for or be admitted to entry at, any place within the limits of the Company's charter, § 13.—No ship to clear out or enter without a manifest and without giving and attested list of persons and arms, and accounting for them, § 14, 15—Copies of the list received in England to be transmitted in the secretary of the government, § 16—Provisions may hereafter be made for authorizing private-trade directly or circuitously, as well between places without the Company's limits and places within the same, as between the United Kingdom and the Company's limits, except Chins, § 20.—So much of 9 Will, III, o. 44, as requires that the goods of private traders should be sold by inch of candle, repealed § 22. Counterfeiting becames for ships punishable with fine and imprisonment, § 12.

PROVINCIAL COURTS. Natives of India, inservice of the Company, subject to provincial courts, § 109. Provincial courts of the highest authority may arrest a civil or criminal process within the presidencies netwithstanding the jurisdiction of the king's court Process to be in writing with an English translation, and signed by

a judge, § 11?.

REGULATIONS. Copies of regulations abroad, to be paid annually before Parlia-

ment § 66. (See Aims and Duties.)

SALARIES. Regulations as to salaries of civil servants in India. § 82. Directing the commencement of certain salaries § 89. Additional provisions for the salaries and charges of the board of commissioners. § 90.

SALTPETRE. Stat. 31. Geo III. c. 42, in part repealed. § 21.

SEMINARIES. (Soe Colleges).

SERVANTS. (See Officers and Offices).

SHIPS in private Trade not to go within certain limits without license from directors. § II. No ship under 350 tons to clear out for, or be admitted to entry at any place within the limits of the Company's charter. § 13, 32. No ship to clear out or enter without a manifest, § 14 --- Ships diven by stress of weather, or other inevitable accident, within the prescribed limits, not to be liable to forfeitures. § 41.

South SEA WHALE FINERY. Ships a gaged therein may sail between the Cape of Good Hope and the Sira ghts of Megelian,; has must have licenses for sectain limits from the board - None to sail under 350 tons, with at license from the heard; nor to go to ce sain place without a license from the directors, § 32.

the officers of the board.—Previous service under the Company's to be taken into account, § 31. 92 --- Court of directors empowered to gart superante ations to Company's servants in England, § 93.—Account of superante ations to fore parliament in the next sessions, § 94.

TIA Exclusive trade in tea continued to the Company's for further term, subject to a guistions of former acts, § 2.— Such exclusive t ade to cease, on the expiration of three years notice by parliament, after 10 h April 1831, and on payment of where is due from the public to the Company. § 3, - None but the Company or,

perso s by them duly licensed, to trade in rea, § 8.

ment interest of india debt: 3d, in defraying expenses of establishments; 4th, in liquid tion of territorial debt, or as the court of directers, with the approbation of the beard of dominissioness, shall direct, \$55...-A same equal to payments from commercial funds at home on account of territorial charges in each year, after deducting

amount of payments abroad for commercial establishments, to be annually applied to investment or remittance, at the option of the directors; excess in any year to be taken into account the next year. § 55. - Application of surplus territorial revenues and home profits, in re-payment of capital of public funds created for the Company; and further surplus to be paid into the Exchequer, to be a guarantee fund, and exceeding £12,000,000. One-sixth of excess to be the Company's and re-

duties on private trade goods to be considered as part of territorial revenues, and to be subject to the hours, § 67.---Board to have the control over the appropriation of any part of the territorial revenues (except sums issued to make good home payments on account of territorial charges) or of loans in India to commercial purposes, § 68.

TRADE. The exclusive trade to China continued to the Commany during further term, subject to provisions of former acts, but to cease and be determined on the expiration of three years' notice by parliament, any time after the 10th Ap it 1831, and on payment of what is due from the Public to the Company. § 2, 3.- Any of his Majesty's subjects may trude to and from the United Kingdom from and to the port and places within the Company's present limits, except to China, in ships navigated according to law, § 6.- Navigation act not to prevent the importation of goods, the produce of any place within the Charter, except tea, from any other places within the charter, except China, § 7.--None but the Commany or persons by their incease to trade in tea; not to export military stores to certain places, § 8, 9 ---No Ship under 350 tons to clear out for or be admitted to entry at any place within the limits of the Commany's charter, § 13.---Unlicensed persons trading to or going within the limits of the Company's charter subject to all the possities imposed on illicit traders, by 33 Geo. III c. 52 § 10. (See Duties, Private Trade.)

TRANSPORTATION. Offences punishable wit etransportation lat. forgery; 2d, counterleiting current'coin; 3d, uttering the same; third offence transportation for life, § 115, 117.--Local governments to carry sentences of transportation into execution; but natives of India not to be transported to any place more than 30 de-

grees N. or 25 degrees S. lat. 6 121.

TREASURY, Lords of the Treasury may authorize articles manufactured of silk, bair, conton, wool, or any mixture thereof, when brought to outports, to be removed

to the part of London, to be sald for home consumption, 6 18.

VAGANCIES of governors and commanders in chief to be filled no by the conriof directors subject to his Majesty's approbation; but this not to affect the directors' right to recall, § 80. Vacanoics in India, with exceptions, not to be supplied by the directors, will out the approbation of the board. § 81.

Votes. In case of equality of votes in general courts or courts of directors the questions in he considered as jost; except in case of two or more caudidates

for office, which are to be determined by lot, § 77.

WRITERS. No person to be appointed a writer unless he shall have kapt four terms at the East India Company's college, and shall produce a certificate of conformity to rules, § 46.

EXTRACT FROM THE ACT OF THE 33D OF GEORGE III. CHAP. 52.

XXXVII. And be it further enacted that the departure from India of any Governor General, Governor, Member of Council, or Commander in Chief, with intent to return to Europe, shall be neemed in Law a Resignation and Avoidance of his Office or employment; and that the strival in any part of Europe of any such Governor General, Governor, Member of Council, or Commander in chief, shall be a sufficient indication of such intent; and that no Act or Declaration of any Governor General, or Governor or Member of Council, during his continuance in the tresidency whereof he was so Governor General, Governor, or Counsellor, except he some Deed or Instrument in Writing, under Hand and Seal, delivered to the Secretary for the l'ublic Department of the came Presidency, in order to its being recorded, shall be deemed or held as a Resignation or surrender of his said Office; and that the salary and other allowances at any such G vernor General, or other Officers respectively, suall cease from the day of such his departure Besignation, or surrender, and that if any such Governor General, or any other Officer whatever, in the se vice of the said Company, shall quit or leave the Preaidency or settlement to which he shall belong, other than in the known sotual service of the said Company, the salary and allowance appertaining to his Office shall not be paid or payable during his absence to any Ageut or other person for

his use, and in the event of his not returning back to his station at such Presidency or Settlement, or of his coming to Europe, his salary and anowances shall be ocemed to have consed from the day of his quiting such Presidency or Settlement, any law or usage to the contrary notwithstanding.

New Jury Act.

7 GEO. IV. CHAP. 37, A. D. 1826.

An Act to regulate the Appointment of Juries in the East Indies. [5th May 1826:]

Whereas by an Act passed in the thirteenth year of the reign of His Majesty King George the Third, intituled An Act for esta-13 G. III, C. blishing certain Regulations for the better management of the 63, Affairs of the East Inaia Company, as well in India as in Europe, it is among other things enacted, that all offences and misdemeanors which shall be laid, tried, and inquired of in the Supreme Court of Judicature at fort William in Bengal, shall be tried by a jury of British subjects resident in the town of Calcutta, and not otherwise; and whereas it is expedient that the right and duty of serving an juries within the limits of the local jurisdiction of the severa' Supreme Courts at Calcutta, Madras, and Bombay should be further extended; be it enacted by the King's most excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and

persons resident in Culcutta, Hadras, & Bombay, qualified as after **d**ecmed capable of serving in Juries.

Commons, in this present Parliament assembled, and by the authority of the same, that all good and sufficient persons resident within the limits of the several lowns of Calcutta, Madras, and Bombay, and not being the subjects of any foreign sta e, shall according to such rules, and subject to such qualifications as shall be fixed in manner heremafter mentioned, be mentioned to be deemed capable of serving as jurous on Grand or Petit Juries, and upon all other inquests, and shall he hable to be summoved accordingly; any thing in the said act, or in any other act, charter, or usage, to the contrary notwithstanding.

Courts may make rutes with respect to qualification, Sc.

II. AND BE IT FURTHER ENACTED, that the respective Courts of Judicature at Calcutta, Madras, and Bombay, shall have power from time to time to make and establish such rules with respect to the qualification, appointment, form of summ ming, challenging, and service of such Jurors, and such ther regulations relating thereto, as they may respontaid before His t vely de in expedient and proper: provided always, that c pies f all such rules and regulations as shall be so made and es amished by such Court of Judicature shall be Cer ified un-

which shall be Majesty.

der the hands and scale of the Judges of such Courts to the President of the Board of Commissioners for the Affairs of India, to be laid before His Majesty for his royal approba ion, correction, or refusal; and such rules and regulations shall be observed untill the same shall be repealed or varied, and in the last case with such variation as shall be made therein.

Juries to consist of Professing per sons the Carislian religion.

III. Panvingo arso, and be it further enacted, that the grand Juries in all cases, and all Juries for the trial of persons profesting the Christian religion, shall consist wholly of persons professing the Christian religion.

PART II.

GOVERNMENT REGULATIONS.

Stamp Venders.

Baillie, F	Sudder Dewanee Adawlut
Bolst, E. C.	Mission Row
Ferrao, J	
Hampton, Charles	. 6½ Council House Street
H: berlet. A	m Gully, Armenian Church
Ricketts, J. W	
Sinaes, W. D. M	
Scett, T B	
·	
Brijmohen Dutt	Burra Bazar
agshee Buddun, Sir. ar	Seemla Bazar
Byrubchund, Nath	Boitaconna Bazar
Caleepersaud Dhole	Old Court House Street
Gooroopersaud Bose	Bank of Bengal
Kishnmohun Mullick	New China Bazar
Kishnmohun Sircar	Old China Bazar
Muddun Das	Muchwa Bazar
Muddunmohun Dutt	Bow Bazar
Muddunmohun Safee	
Mohesh Chundro Chatoorjee	Mirzapore
Mohesh Chundro Ghose	Burra Bazar .
Raj Chundro Mookoorjee	Loll Bazar
Râmmohun, Chuckerbutty	Suba Bazar
Sreedhur Bose	
Sibpersaud Dhole,	New China Bezar
Tarnee Churn Chuckerbutty	Shaum Bazar
T	

Calcutta Stamp Regulations.

[REGISTERED IN THE SUPREME COURT, 12TH JULY 1827.]

A Regulation for raising and levying Stamp Duties within the Town of Calcutta.—Made and passed by the Vice President in Council of and for the Presidency of Fort William in Bengal, the 14th day of June in the year of our Lord One Thousand hight Hundred and Twenty-seven and Registered in the Supre me Court of Judicature on the 12th day of July 1827.

Whereas Stamp Duties have long been raised, levied and paid within the Provinces su ordinate to this Preamble. presidency, and whereas it appears expedient, with a view to the improvement of the Revenue, derived from the said duties, and is otherwise just and proper, that a smilar Tax should be levied, and paid within the Town of Calcutta, the Vice-President in Conneil, under the powers vested in him, by virtue of the XCVIII. and XCIX Sections of the Act 53, George III. Cap. CLV. and with the sanction of the Court of Directors of the United Company of Merchants of England, trading to the East Indies, and with the approbation of the Board of Commissioners for the affairs of India, has enacted the following Rules to be in force, within the said Town of Calcutta, as a Rule, Ordinance and Regulation on thereof from and after the due Registry and Publication of the same by and with the consent of the Supreme Canil of Judicature at Fort William in Bengal, if the said Court shall on its discretion approve and consent to such Registry and Publication.

Stamp Duties to be levied and paid within the City of Calcutta. II. A Stamp Duty shall be levied, raised, and paid within the precincts of the City of Calcutta, upon the deeds, instruments, and writings, and according to the rates specified in the Schedule annexed to this Regulation, from and after the date specified in the Presuble of this Regulation, and no instrument, deed,

or writing, of the descriptions specified in the said Schedule (raving of course what may be therein declared to be exempted.) shall be written or printed on any vellum, parchinent, paper, tar-leaf, or other material, applicable to such purpose, except the same shall have been duly stamped according to the raics of this Regulation.

III, The duty hereby directed to be levied, raised, The collection of and paid in Calcutta, shall be under the care and mathe duty to be un magement of the Board of Revenue at the Presidency, or der the control of of such other Commissioner or Commissioners as the the Board of Re- Governor General in Council may, from time to time,

venue, or other. Commission appointed by Government.

appoint; and on notice of such appointment being given in the Government Gazette, the Cemmissioner or Commissioners shall possess and exercise all the powers and authorities relative to Stamps vested in the Board of Revenue by this or any other Regulation which may

hereafter be enacted.

IV. A Stamp Office, at which Stamps of the se-Stamp Office to be veral descriptions provided for by this Regulation, shall established under be prepared and kept in store, shall be established at charge of Superine, such house, building, or place within the City of Cals tendent of Stamps. cutta, as the Governor General in Conneil may deem suitable for the purpose, and the same shall be under the charge of an Officer to be denominated Superintendent of Stamps in Calcutta, who shall, in all matters connected with the execution and dueenforcement of this Regulation, be subject to the Orders of the Board of The Superintendent shall keep an exact account of all Stamps impressed or manufactured by the Government Officers. as well as of all issues from the Depot, and of the Duties of Suquantity of stamped paper, v-linm or parchiment of each per intendent. description remaining in store: He shall likewise prepare and submit to the Board of Revenue, such periodical reports and statements,

V. First. For every sum charged, or purported Stamps how to be impressed and where.

as may be required by that authority.

to be charged as stamp duty on any vellum, parchment. paper, or other material, two stamps shall be impressed on such material, each of which shall specify in the English, Persian, and Bengallee character, the amount of the sum charged—one of the said stamps shall be affixed at the Stamp Office, and shall bear besides the value as above, the words "Stamp Office," in the English character, with any further device or legend which the Board of Revenue may see fit to direct. The other impression shall be a counterstamp, to be impressed at the General Treasury, bearing similarly along with the amount of duty levied, the words "General Treasury," in Eng-No stamped paper shall be used for any purpose, for which the same may be required by this Regulation, except such as may bear both impressions as above directed, together with the signature of the tauder, distributor, or other autherized person, as hereinalter prescribed.

Board of Revewie to cause proper Stamps to be provided.

Second. It shall be the duty of the Board of Reveune, or other authority, exercising the power of that Board, to provide or cause to be provided, proper and sufficient stamps, or dies for expressing and denoting the several duties and rates specified in the Schedule annexed to this Regulation, and it shall be competent to the Board of Revenue, or other authority aforesaid, if they slightlightige it expedient to direct the employment of two or more stamps, to denote the amount chargeable on any single piece of vellum, parchment, paper, or other material, provided, however, that the stamps impressed at the Stamp Office of the Superintendent of Stamps, or other place appointed in lien of it, shall always correspond in number and value with the counter stamps impressed at the General Treasury, and that all dies shall, besides the words denoting their value, contain the following words; that is to say, those used at the office of the Superintendent of Stamp's, or other place aforesaid, shall contain the

words Stamp Office, and the confiter stamp impressed at the General Trea-

sury, shall similarly contain the words General Treasury.

Board of Revenue to alter the dies from time to time. Third The said Board, or other anthority, shall have the power of, at any time, changing or altering such dies, and of regulating the size, shape, manner, and matter of the impressions at discretion, provided that the stamp to be affixed at the Stamp Office do always contain

in plain and legible characters, the legend prescribed for it in the preceding clause, and that the Counter-Stamp of the Treasury do similarly contain its legend: provided also, that the Board of Revenue, or other authority aforesaid, shall, in the exercise of the powers and functions vested in them by this Regulation, be guided by such special directions as they may receive from the Governor General in Council in the manner beretofore used in all matters and things belonging to the management of the public Revenue.

Collector of Stamp Duties in Calcutta, how to be appointed.

VI. First. An Officer, being a Civil Servant of the Honorable Company, shall be specially appointed in by the Governor General in Conneil, to take charge of the collection of the Stamp duty within the City of Calcutta, such Officer shall provide for the sale and distribution of the Stamps, being answerable to Govern-

ment for the amount of duty chargeable upon each and every paper, wellum, or parchment received by hun for distribution. The Collector of

Collector to be subject to the Orders of the Board of Revenue.

the Caicutta Stamp Duty shall receive such salary or other remineration as may be appointed by the Governor General in Council. He shall in all things connected with the collection of this duty, he subject to the Orders of the Board of Revenue, and shall keep such accounts and in such torms as may be prescribed

by that authority.

Second. The Collector of the Stamp Duty shall Collector's Office hold his Office, estate in the same House with the Stamp where to be held. Office, or as near to that Office as may be practicable. He shall, at all times, be supplied with Stamps upon indent by the Superintendent, to whom he shall grant receipts in duplicate.

Venders and distributors of Stumps how to be appointed.

Third. It shall be the special duty of the Collector of Stamps to select proper persons resident in different parts of the Town, for the purpose of vending and distributing stamps on the part of Government. The appointment and removal of such venders shall be ordinarily made at his recommendation, by the authority of

the Board of Revenue. Provided, however, that nothing herein contained shall be constitued to preclude the Board of Revenue or the Governor General in Council, from causing licenses to be granted, without any recommendation from the Collector, whenever they shall see fit to issue to him directions to that effect, under the general powers exercised by the Board and by Government over all Subordinate Officers employed in the management or collection of the public Revenue.

Venders to be furnished with licenses; Fourth. Every vender shall be furnished with a license under the Seal and Signature of the Collector, and the appointment of any one to this duty, as well as the withdrawing of any one's license or other discontinuance of his authority to vend, by resignation, death, and

the like, shall be netified in the Government Gazette, for general infor-

No person, not licensed after the manner

provided in the preceding Clause of this Section, (un-

less he should be otherwise specially authorized by the

Board of Revenue) shall be competent to expose Stamp.

ed paper, parchment or other mat rial publicly to sale,

and any one offending in this respect, aball forfeit to

Government, for he first effence, the sum of Sicca Ru-

pees five hundred, and for the second, or any subse-

quent offence, the sum of one thousand Sicca Ropees.

No person shall publicly sell Stumps without license or special authority from the Board of Revenue.

Penalty for breach of this Rule.

But nothing herein contained shall be de med to prevent persons having duly purchased Stamped paper from the anthorized venders of Government, or having otherwise obtained such paper from the

But persons purchasing Stampt paper may transfer the same.

Under what conditions.

Penalty for purchase or sale of Stumpt Paper at value less than the amount of the duty impressed on the same.

Individuals how to get a supply of Stampt i aper from the Stump Office.

Stamp Office, after the manner hereinatter provided from transferring the same to others at a price equal to the amount of duty denominated by the Stamp or Stamps impressed thereon: provided however that every person who may so transfer Stampt Papers shall endorse the same with his signature in the presence of one or more creditable persons, and the proof that the Paper was purchased as aforesaid, shall be with the person so Provided also, that if any individual transferring it. shall sell or buy any Stampt Paper, or other material hearing or purporting to bear the Government Stamp. for a less price than the amount of the duty denominated by the Stamp or Stamps thereon immessed, he shail forfeit for each and every piece of paper, or other material so bought or sold by him, the sum of fifty Rupees.

VII. First. For the covenience of Merchants and others, who may be desirons of having at all times in their possession papers, parchiments, or the like, stamped with various impressions to be used as occasion may require, in the grawing up of instruments of any of the descriptions required to be executed on materials im-

pressed with the Government Stamps, it is hereby provided, that any person desirous of obtaining a supply of Stampt Paper or other material. shall, on application to the Collector of Stamps, and the payment into his Treasury of the amount chargeable on account at the Stames required. receive a Certificate from the Colector, stating the amount paid, and the number and value of the Stamps required, and on the production of that Certificate, together with the necessary quantity of plain paper, parchment or other material, the Superintendent shall cause the same to be immediately stamped at his Office, with the Stamp specified in the said document. and shall transmit the said papers, parchments, or other materials to the General Treasury, to be tiere impressed with the necessary counterstamps. Provided however, that no person shall be entil d to require the Collector to grant a Certificate in the manuer above stated, unless the total value of the Stamps, for which he way tender payment, shall amount to the sum of one handred Rapees. And the number of pieces of paper, vellam, or other material required to be Stamped, shall not be less than twenty.

Second. No paper, vedum, parchment, or other material, shall, on any account, he received by the Su-The Superintendent not to Stamp verintendent of Stamps to be Stamped on account of any Paper, or the any individual, nules, the same be accompanied with a like, on acount of receipt in full, under the signature of the Collector of

Individual, without first requiring the rescipt of Collector for the omount.

Stamps, for the entire amount of duty which may be required to be impressed thereon, or unless the same be sent lum to be Stamped, by authority of the Board of Revenue, under the powers vested in that Board by this Regulation. The receipt of the Collector shall, in all cases, specify, as well the aggregate amount paid, as

the number and description of the Stamps required, and t e exact number of sheets or pieces on which the same are 'to be impressed. All such receipts shall be disposed of by the Superintendent in such manner as the Board of Revenue may prescribe.

Forms to be abof Stamps under the above clauses.

Third. The Superintendent of Stamps shall appoint one or more Offices or Officers of his establishment to served on the issue receive and com are with the Collector's receipt, papers or the like brought to be Stanged as above, and after the Stamps shall have been affixed, the same Officer shall again count the whole and sign his name to the

back of each separate sheet, or piece of paper, or other material, and he shall likewise note on each, the date on which the said paper is ready for re-delivery, and further make an entry to that effect, with specification of the quantity of paper or the like impressed with each description of Stamp, in a book to be specially kept by him for that purpose. When the paper or other acticle shall be prepared in the manner above described, it shall be made up into a parcel to be sealed with the Superintendent's seal, and shall, in that state, be firthwith transmitted to the person who may have it to be Stamped; or at the Superintedent's option, notice shall be sent of its being ready for delivery when called for.

In what case a discount may be allowed by Collector.

Fourth. Whenever any person or persons shall desire to send paper, or other material, to the Stamp Office, for the pupose of being Stamped, and shall consequently pay the amount of duty in advance in the manner above required, it shall be competent to the Collector of Stamps, in case the total amount so falling to be paid, shall exceed

the sum of five hundred Rupees in any one payment, to allow to the party making such payment, a discount at At what rate. the rate of four per cent, upon the aggregate amount of duty leviable, or such other rate as may, from time to time, he appointed by the Governor General in Council, by notification in the Government

Gazette, and the amount of such discount shall be charg. ed, and entered on the Collector's accounts, under the How head of disbursements. brought to account.

Licensed venders may purchase Stamps under what conditions.

Fifth. It shall also be competent to the Board of Revenue to direct and cause stamps to be furnished in the manner, and on the terms prescribed in this Section to any licensed venders, who may be willing to purchase All such persons, however, shall, in the sale of Stampt Paper so furnished to them, be subject to the

same Rules, as are prescribed for the sale of Stamps supplied to them on account of Government. Provided however, that if such vender shall resign, or be dismissed, or his license be otherwise cancelled, then and in that case he, his representative, or assign, shall deliver up to the Collector of Stamps, or to such person as he may appoint to receive the Stampt paper, vellum, or the like, furnished to hm under the provisions of this Section, or such portion as may not have been disposed of, and shall be suitled to recover a sum equivalent to the price which he may have

advanced for the same, viz. the specificil amount of the Stampt paper, or other material aforesaid, with a deduction of the discount that may have been allowed on it.

Penalty on Superint-ndent for stamping Paper, or the like, on account of Individuals without Certificate from Collector.

Or other sufficient authority.

Penalty on Collector for granting Certificate before duly is paid.

shall forfeit for every such offerce the sum of one thous sand Rupees, besides being held responsible for the amount of duty unrealized.

Penalty on Nalive Officer or other Person causing or procuving Stamp to be impressed or Certificate granted ivregular -

Rules for Venders and Distribulors.

ly.

Venders and Distributors to give security for the due discharge of this duty.

shall fix, or impress, or cause to be fixed or inpressed, any Stamp to or upon any vellum, parchment, paper, or other material, which shall be brought to the Stamp Office, to be stamped or marked, without a regular certificate from the Collector of the amount of duty having been paid, or without special authority in writing from the Board of Revenue, he shall tor every such offence forfeit the sum of one thousand Rupees. In like manner, if any Collector, or other Officer appointed to receive the stamp duty, shall granta Certificate of the above description. before the prescribed duty with a deduction of the autho-

rized discount shall have been artually paid, such Officer

VIII. First. If any Superintendent or other Officer

Second. Any Native Officer. or other person causing, or procuring any Stamp to be fixed or impressed or any Certificate to be granted in the irregular manner aforesaid, or couniving with he Officer so fixing, or im. pressing any Stamp, or so granting a Certificate, shall forfeit for every such offence the sum of one thousand Rupees, and shall, in addition, be beld answerable for the amount of duty chargeable on the paper mentioned in the Certifice e.

The following Rn'es are enacted fo the IX. First. controul and superintendence of the venders and distributors authorized to be appointed by Section VI. of this Regulation.

Second. Every person who may be appointed to be a vender or distributor of Stamps on the part of Government, shall attend the Board in pers n, and execute a bond with one or more responsible sureties, for the taithful performance of the several duties, prescribed for such venders and distributoes in this, or any future Regulations, with such penalty, and after but h form as

may be required by the said Board, and any fadore in fulfilling the conditions of such bond, shall, besides the penalty thereby provided, subject the offender to immediate dismission from the said office of vender of distributor, by the Board of Revenue.

Rules to be observed by them.

Board may require further ensogements.

Third The following Rules shall be observed by all venders and distributors of Stamps, and the bonds executed by those persons on their app intment, shall distinctly bind them to astrict observance of those Rules, subject in case of fai'ure to the several penalties hereinafter specified.

Provided, however, that it shall also be competent to the Board of Revenue, to require the venders and distributors of Stamps to come under such further engagements, as may appear necessary, and as may be legally required from them.

Licenses & Schedule of Stamp Puties to be stuck up, in Vender's shops. Fourth. All persons licersed to verd or distribute Stamps, shall, at all times, have then respective because together with a Copy of he Schedule an rexed to this Regulation duly authenticated by the official signature of the Collector of Stamps, stuck up in a conspicuous place within the shop or building in which they may self the

Stamps, and shall further hang up on the onier door or such shop or other building such rotification of their being licensed as the Board of Revenue may direct. Any negect or failure to observe the above rule, will subject the party offending to a fine of Sicca Rupees fifty.

Accounts to be kept by Venders, and produced to Collector when required.

Money received by Venders to be regularly accounted for.

Accounts & Stamps to be produced for inspection when required.

Penalty for breach of above Kules.

accounts of the paper received and delivered by them as the Board of Revenue may direct, and shall formish the Collector with such copies of extracts of those accounts, and at such periods as he may, from time to time, require. The said persons shall regularly pay to the Collector all money or modes received by them on the said of Stamps entrusted to to m on the account of Government, at such periods as the said Officer may appoint, and shall likewise at all lines, when required, permis the Collector or other person duly anthorized by him to inspect the accounts kept by them and to examine the store of Stampt paper, of the like, which they may have in their of testor.

Swith Any vender or dist ibutor failing to produce before the C II ctor or the accounts
required by the Board of Rossine, to be kept by him,
after a quisition made in writing by that Officer, and
for each projection to the south of the count of

failing to account for such omission to the sauscents of the coard of Revenue, arother authority exercising the powers al that coard shall for eit the sum of fitty Rapees, and shall unther par such date fine for every day beyond the date fixed to such requisition for the productor thereof, nutil the day when the accounts may be produced, as the Board of Revenue may direct. Any vender or distributor returning to be must the Collector of Stamps, or other person duly authorized by a writing under the seal and signature of that Officer, to insucct be said accounts and examine the store of Stamped paper, at the time in the custo by or null vender or distributor immediately upon demand, shall forces to every such refusal the sum of one bundled Siccá Rupees, and shall farther be subject to such daily fine until he countles with the Collector's requisition, as the Board of Revence may direct?

Venders to reabze duty before delivering Stamp,

Serenth. No vender or distributor of Stamps shall deliver any at usped paper or the like, without having previously received the full amount of the duty denominated by the Stamp thereunto affixed: save and except in cases, in which he may be otherwise special-

ly permitted or directed by the Co lactor or Board of Revenue.

Penalty for delivery of Stamps without receipt of full duly. Eighth. Any vender or distributor who may, without authority, permission or direction in writing from the Cohector or Board of Revenue sell, give out, or deliver Stamped paper, relium, parchment, or the like, without having received the entire amount of dury denominated by the St mo fixed thereto, shall forfeit

for each, and every piece of paper or other external aforesaid so given out for delivered by him, the sum of fifty Rupees, besides being held responsi-

ble for the amount, which should have been taken in case of its not being afterwards recovered. Any per-Penalty for receiand taking or receiving Stamped paper from any such ver in such case. vender, without having paid the enine amount of duty as aforesaid, shall forfeir the like sum of fity Rupees for each, and every piece of paper, &c. received or taken by him.

Venders to endorse the date of sale, and delivery of Stamps sold by them.

Ninth. All venders and distributors of Stamps shall carefully write of the back of each sheet, or piece of Stamut paper, or the like, sold or delivery by them, the date of sale and delivery, and shall attest each endorsement with his signature written in the manner commonly used by him.

Tenth. Any vender or distributor giving out, or delivering any Stimped paner or the like, without Pénalty for writing at the back of each sheet or piece, his name, and neglect. the the date of sale, and delivery as aforesaid, shall forfeit for each, and every piece of paper so given out or delivered by him, the sum of fifty Runees, provided the value of the paper sold do not exceed the sum of sixteen Runees; but, if the value of the paper so sold without signature exceed the sum of sixteen Rupees, then the vender shall for every offence so committed torteit a sum equal to three times the value of the paper so illegally sold by him.

Eleventh. Any vender or distributor writing a false date at the back of paper, vellum, or parchment Penalty for falgiven out by him, shall forfeit the sum of one hundred sification of date. Rupees for every such offence, or if the value of the Stamp sold exceed Sixteen Rupees, then he shall forfeit six times the value of such Stampt paper, besides being in both cases liable to the penalty of his bond in case of any breach of its stipulations ..

Twelfth, All venders and distributors of Stamps shall comply with all applications made to them for the Penalty for repurchase of Stampt paper or the like, with as little itefusal or wilful delay as possible. Any vender or distributor, being aplay. to deliver plied to for Stamped paper or the like, and having in Stamps. his possession the description of paper required, shall, in case of refusal or wilful delay to furnish the same to the person applying for it, and tendering the value in coin of the established currency, or in:

notes authorized by Government to be received in payment of the public

revenue, fetfeit f revery such offence the sum of fitty Rupees.

Penalty for exaction of price, or consideration, in excess of the duty.

Thirteenth. No vender, or distributor of Stamps shall, on any plea or pretext wharsnever, take or demand a higher price for the Stamps delivered by himthan the sum denoted by the Stamp or Stamps impres, sed on the paper, parchment, or the like so delivered; er any fee, reward or consideration for furnishing

Stamps to persons applying for them: and any vender or distributor who upon furnishing Stamped paper, parchment, vellum, or any other article bearing stamp, to sur individual for use, shall, as a consideration for furnishing the article, or on any other pretext, take or demand as the equivalent of the article so furnished, a higher price than the amount that may be denoted by the impression of the Stamp or Stamps upon such paper, parchment, vellum, or the like, shall for feit for every such offense the sum of Sicca Rupees one hundred.

Collectors may require colluteral security from venders.

Fourteenth. It shall be competent to the Collector of Stamps, to demand for his personal satisfaction, such collateral security, in addition to the said bond. as he may deem necessary, to gnard against loss from the misappropriation of the Stamps delivered to the venders or distributors, or the embezzlement of the money realized by them, and to require the same to be renewed or other security

to be furnished at any time that he may deem the same expedient, and any one unable or refusing to give wich security when required, shall not be appointed, or if already appointed, shall be liable to have his license imme-

diately withdrawn.

On removal or resignation of vender, money. paper and writings to be delivered to Collector.

Fifteenth. When the license of any vender or distributor may be withdrawn, or when such vender or distuliater shall resign the office, all Stampt paper, or other article remaining in store at the time of such removal or resignation, and all accounts regarding the sale and distribution of Stampt paper, or the like, at any time delivered to him, together with the balance of all money or monies, which may have been realized by the saie and

distribution thereof up to the date of the said temoval or resignation, and which may not have been already raid or accounted for to the Collector of Stamp duty, and likewise all licenses, orders, or other decuments or writings, which the said vender or distributor may have received from that officer, shall be to thwith delivered over to the said Collector, or to such person or persons as be may appoint by a writing, under his hand and seal, to take charge thereof, receiving for such part of the stamp paper or the like as may have been furnished to him, under the provisions of Section V1I. of this Regulation, the amount actually paid by him for the same as therein directed. In case any vender or distributor so removed or resigning, shall refuse or fail to make over the said accounts and stores, and the balance of the accounts in cash or any part thereof, he shall forfeit for such failure or tefusal, a sum equal to triple the amount and value of the Staining and money, which may appear from the accounts kept at the Collector's Office, to be in the possession of such vender or distributor, together with such daily fine, until the papers, accounts and documents, required are furnished, as the Board or other authority aforesaid may direct.

Course to be followed on death of vender.

Sixteenth. In case of the death of any vender or distributor, the Collector of Stamp duty shall in like manner be empowered to demand, from the heir or per son administering to the estate of the deceased, or other person in charge of his effects, the remainder of any

store of Stamped paner, vellum, parchu ent, or the like, in the possession of such vender or distributor, at the time of his decease, together with all accounts of the sale or distribution thereof, as well as all licenses, orders, or other documents or writings as aforesaid, that may be forthcoming amungst the effects of the deceased, and in the event of any refusal on the part of the heig, administrator or other person in charge of the effects of the deteas. ed, to deliver the same, or of refusal to allow search to be made whenever the Collector of the Stamp duty may demand to make search for the said stores or accounts; such heir or administrator, or other person in charge of the estate, shall forfeit for every such offence the sum of fifty Rupees, and shall further be subject to such daily fine until the papers, accounts, doruments, and writings required are turnished, as the Board of Revenue may direct. Cases in which sureties may be called on.

Seventeenth. Provided also, that it shall be come petent to the Collector, in the cases specified in the two preceding clauses, as well as in all cases, in which a vender or distributor may fail or delay to account for, and make good the value of any Stampt paper, or the

like, with which he may have been furnished for sale on account of Government, immediately to call upon the surety, or sureties of the said vender or distributor, to make good the deficiency of money or paper, and on their failure to do so, to proceed against all, or any of them, for the recovery of the amount.

Venders to verify of Revenue to be venders or distributors of Stainus, their accounts by shall verify by affiducit, or affirmation, their respective oath, r affirmation, whenever they may be required by the Board tion.

to do so, and, if any vender or distributor shall refuse, or neglect to verify his accounts within such reasonable time, as he shall be called upon so to do, by the said Board, or any member thereof, he shall for every such offence for eit the sum of five hundred Rupees.

Stamps accidentally descripted, how to be replaced.

X. First. Should it so happen that any parcel of papers, parchments, vellums, or the like, or any single sheet, or niece thereof that may have been duly stamped, and outsined from a licensed vender of the stamps duect, or from the Stamp Office, under the Rule contained in Section VII. or this Regulation, shall have

heen destroyed by fire or other accident, -- it shill be competent to the Board of Ravenne or other authority exercising the powers of that B a d. upon its being proved to the satisfaction of that authority that the sid Stamps were duly received, and subsequently were destroyed by accident, after the manner asserted, to cause their Secretary to grant to the owner or the paper, or other material destroyed, a certificate under his signature, and the seal of the Board, specifying the number and value of the Stamps so destroyed, and the said owner shall, upon carrying the said certificate to the stamp office, together with such quantity of paper, vellum, or the like. as may be sufficient for the purpose, be entitled, without any fee, charge, or duty whatsoever, to have the paper, vellum, parchment, or the like. so carried to the Stamp Office, Stamped or marked for such duties, as may he specified to the said certificate, and the Superintendent of Stamps is hereby enjoined to cause the same to be Stamped and delivered in the same manner, as if the paper, or other material were accompanied with a certificate of the duty having been paid under the hand and seal of the Col. lector of the Stamp duty; provided, however, that a senarate account shall be kept of all Stamps impressed, or affixed by warrant of such certificate,

Second. In like manner, in case any stamped paper, parchment, velium, or the like, after having been ob-Also soiled or evoiled Stampe. tained in the regular manner, shall have become soiled. spoiled, or unfit for use, either by consequence of any accident happening to the same, or because of error in the striwing up, or conying of any instrument thereupon, which being discove ed before such instituent may be finally signed and executed, shall render the writing of no avail; or in which, by reason of the death, or refusal of the party or parties, whose signature may be necessary to offect the mansaction intended by such writing, it should be incomplete and of no avait; or in which, by the refusal of any office, or trust that may be granted by such instinment, it shall fail of the purpose intended ; or in the case of Promissory Notes, Bills of Exchange, or the like, i by nen delivery to' the payer, or person seting on his behalf, or other cause, they shall never be brought to use: La all such cases, it shall be competent to the Board of Revenue, or other

authority exercising the powers of that Board, upon delivery being made of the stamped paper, parchment, veilum, or the like, so soiled or spoiled, to cause certificate to be granted after the manner provided, in order that the owner of the article, or atticles so soiled or spoiled, may bave the like, or equivalent stamps, impressed upon other materials to be furnished by him for that purpose. But this rule shall not extend to Bills of Exchange drawn in sets, of which anyone of the set may have been delivered to the payee.

. Restriction of . above Provision to eases in which the Stamps destroyed or spoiled, shall amount to or exceed Ten Rupees.

. Limitation as to the time, within which application is to be made.

Third. Provided, bowever that no such certificate shall be granted by authority of the Board of Revenue. except the total value of stamps proved to have been destroyed or soiled by accident, or the total value of every single stamp in the case of the material having been spoiled by being written upon shall amount to or exceed the sum of ten Sicca Rupees. Provided likewise, that no such Certificate shall be granted, except after proof exhibited that the accident or act, by reason of which the 'materials may have become soiled, or spoiled, or destroyed. or useless, occurred within the period of three Calendar months of the date on which application may be made for the Cert ficate. No exception shall be taken to

any deed, or instrument, on the ground that the Stamp, which may have been used is not of a proper denomination or rate of duty, provided the same bear an equal or greater value in the whole than the Stamp which ought regularly to have been used.

Penalty for employing paper &c. not bearing prescribed stamp.

XI. First. If any person or persons shall, after the date specified in the Preamble of this Regulation, write or engross, or cause to be written or engrassed on any vellum, parchment, paper or other material, any of the matters or things on account of which such material would be chargeable with Stamp duty, under the

Rules of this, or any other Regulation in force before the said material shall have been duly stamped, or, if any person shall, after the said date, in any manner make, sign, or execute, or accept, or negociate, any deed or instrument chargeable with a Stamp duty, that may not have been executed on raper, or other material duly stamped, such person or persons shall forfeit for every such offence, a sum equivalent to twenty times the value of the Stamp Paper, which ought to have been used.

Holders of inalruments written en unstompt paper. on what condition

Second. Provided, however, that if any person or persons writing or engrossing, or causing to be written or engiossed, any marter or thing chargeable with a stamp duty, upon unstamped paper, veilum, parchment, or the like, or any person or persons accepting or becomtoget them stampt. ing possessed of any deed, instrument, or writing, so written on unstamped paper, or desirous of negociating or

benefiting thereby, shall voluntarily carry the same to the Collector of Stamps, · and shall pay to that Officer the entire amount of duty chargeable thereupon, together with the amount hereinafter provided, the Collector shall transmit the deed, instrument, or writing, to the Superintendent of the Stamp Office, for the purpose of being duly stampt, and the person aforesaid shall not be

liable to the penalty declared in the preceding clause, that is to say, if the deed or instrument originally executed If within thirty son unstamped, paper, shall be brought to be stamped days. in the manner above mentioned, at any time before the

money conditioned, or direct to be paid, or the act conditioned to be done shall be due but not later than thirty days from the date of the execution .of. the deed, instrument, or writing, or (in the case of deeds, instruments,

or writings, not conditioning the payment of money, or the performance of any contract within a specific period) at any time within thirty days of the execution of the dead, instrument or writing the party shall pay a sum equal to five times the value of the stampt paper which ought to haveleen used:

If after thirty days

if the deed or instrument a oresaid shall not be brought in the manner ahove mentioned, within the petiod above spenfied, the party bringing it shall pay a sum equal to ten times the vaine of the stampt paper which ought to

have been used,

Third. In case any deed or instrument shall have been executed an paper, parchment, velue, or other Penalty in case material stamped for a rate or amount of duty less than of the Employment what may be the rate or amount chargeable un account of Paper, stampt with too of the matter or thing that may have been engrossed or written therenpon, the like penalties shall attach as have low a stamp. be in provided by the preceding Rules of this Section, that is to say, a sum equal to twenty times the excess of the pumper stamp above the value of that which may have been used shall be forfeited, it the error of the stamp he discovered, otherwise than by the voluntary production of the party or pa ties concerned; and a sum equal to five or ten times the said excess, if the party shall voluntarily bring such dead to have the proper stamp affixed within the periods above stated, respectively.

case of accident or inadvertence.

Fourth. Pravided, however, and it is hereby eract-Provision for ed that in case any deed or instrument, chargeable with a stamp duty, shall have heen executed on unstamped paner, or other unstamped material, or on any material bearing a stamp of 20 amount, not equal to the duty

chargeable upon such deed at instrument, then it the person executing such deed, ar any other party interested, shall establish to the sausfaction of the Board of Revenue, or other authority exercising the nowers of that Buard, that the irregular execution of the deed or instrum ut was owing to accident, or inadvertence, or to other unavoidable cause, it shall be competent to the above-mentioned authority, in case, they should think proper to do so, to remit part, or the whole of the penalties above enacted, and to cause a proper stamp to be affixed to such unstamped or interoperly stamped instrument, on the payment of the actual amount of duty charges. ble thereupou.

Provision for the case of instruments being written on paper. &c. with stamp.

Provided, further, that if the stamp or stamps affixed to any instrument, deed, or the like, be detected to be forged or counterleit, the tull penalty of twenty times the value of the stamp on which the same should have been written, shall, in all cases, b exacted a forged in addition to the entire amount of duty chargeable for such deed, hefore the same shall he impressed with the genuine stamps of Government, unless the material on

which the same may be executed, ishall bear the endorsement required by Section VII. or Section IX, of this Regulation, as the case may be, and unless the party having executed, or being at the time in possession of auch deed, shall be able to prove to the satisfaction of the Board of Revenue, or other authority exercising the powers of that Board, that the material stamped with a forged stamp, was purchased or obtained on the date spex cified on the back of it, and from the individual whose name may be there signed. It the required matter shall be duly endorsed on the back of any material stamped with a forged impression, and the proof adduced to the fact and date of unichase, he deemed by the Board of Revenue to be sufficient, the regular and gennine stamps shall be caused to be affixed on payment of one half the established duty chargeable on account of the matter of the instrument or deed in question, and certakente to that effect shall be given by the Board of Revenue.

Penalty for filing or recor ing instruments not bearing the prescribed Stamps. XII. First. Any person or persons, filing, exhibiting, recording, or causing, or procuring to be filed, exhibited, or recorded for the purposes of proof, into ination,
registry, or for any purpose or manner whatsoever, in
any Court of Justice or other Public Office, any deed,
instrument, or other writing required to be written on
Stampt Paper, which may not be written on the prescrib-

ed Stampt Paper, whether the said person or persons be himself the party interested in the case or matter, on account of which such deed, instrument, or writing may be filed, exhibited, or recorded, or be the Attorney or Agent of such party, shall forfert to Government a sum equal to twenty times the value of the Stampt Paper, on which such deed, instrument, petition, pleading, or document ought to have been written.

Penalty for filing papers, &c. not duly endarsed by a reador or distributon of Stamps. Second If any deed, instrument, or other writing required to be written on Stampt Paper, and written on the prescribed Stampt Paper, shall be filed, exhibited, or recorded in any Court of Judicature of in any Public Office, not having the signature of a licensed Stamp Vender, or other person finly authorized to sell or distribute Stamps endorsed upon it, the person or persons

Cling, exhibiting, or recording the said deed, instrument, or writing, or eausing, or procuring it to be filed, exhibited, or recorded, shall forfeit a sum equal to five times the value of the said Stampt Paper.

Penalty for filing an instrument on the like, bearing a Forged Stamp.

hi without due endorsement. Third If any deed, instrument, netition, or document, shall be filed, exhibited, or recorded as aforesaid,
baving a forged or compterfeit Stamp or signature, the
person filing, exhibiting, or recording such need, instrument, or document, or causing or procuring it to be filed,
exhibited, or recorded, shall forteir, to Government a
sum equal to twenty times the value of the Stamp, which
ought to have been used, nuless the material, on which

the same may be executed, shall bear the endorsement required by Section VII. or Section IX. of this Regulation, as the case may be, and the party shall be able to shew that the material stamped with a Forged Stamp was

Course to be foll towed. if paper bearing a Forged Stamp be duly endorsed.

purchased, or obtained on the date specified on the back, and from the individual whose name may be there signed. If the required a guature and date shall be duly endorsed on the back of the material Stamped as aforesaid with a Forged impression, and the proof addiced to the fact, and date of purchase, be deemed by the Officer before or in whose office the writing may be filed, exhibited,

or recorded, to be spifficient, the said Officer shall transmit the document to the Collector of Stamps, with a communication of his judgment in the case, and the Collector shall, on unyment by the party of one half the established duty chargeable on account of the marter of the instrument or deed in question, forward it to the Superintendent of Stamps, in order that it may be duly stamped.

Persons discover-

XIII. If any person shall discover that any deed, instrument, or do nment in his possession is written on paper, or other material bearing a longed or counterfeit

ing the signature or stamp, such paper, or other material bearhow to proceed. ing the signature and date required by Section VII. or
IX. of this Regulation, as the case may be, and shall
state the circumstance to the Board of Revenue, or other antiformy exercising the powers of that Board; the said person shall, on proving to the
satisfaction of that Board, or other authority aforesaid, that the paper or
other material in question was purchased, or obtained on the date specified on the back, and from the individual whose name may be there signal
ed, be entitled to have the said paper or material duty stampt without any
fee or charge.

No exception on account of over-

XIV. No exception shall be taken to any deed, instrument, or other writing, on the ground-that the stamp which may have been used, is not of a proper denomination or rate of duty, provided the stamp or stamps, used, equal or exceed in value, the stamp or

stamps which, under the provisions of this Regulation, ought to have been used:

Board of Revenue,

Superintendent of
Stumps, and Coltor authorized to
administer ouths.

XV. It shall and may be law ut for the Board of Revenue, the Superintendent of Stamps, and the Collector, or other Officers vested with the charge of Officers established for the sale and distribution of stamps, to summon witnesses, to administer oaths and affirmations, and to take affidavits and affirmations, in all cases where he or they shall respectively think it necessary

to administer or take an early, or earlies, affirmation, or affirmations, in any investigation or enquery into any case relating to the Stamp Revenue, or

in any matter or thing connected therewith.

SCHEDULE.

Referred to in the Body of the Regulation, containing the Duties chargeable on Instruments of Conveyence. Contract, Obligation, and Security for Money, and on Deeds in general.

AGREEMENT, or any Mante or Memorandum of an Agreement conce not any matter or thing of the value of five buildred Rupees or upwards, not otherwise charged in this Schedule, nor expressly extempted from all stamp duty, whether the same be only evidence of a contract, or obligatory upon the party

Sa. Rs As.

8 0

Exemptions - Memorandum of Agreement for the vice of labour.

For the Sale of Goods, under the value of five hundred Rupees, and all Agreements carried on by letter and the like, between merchants and other persons residing forty miles from each other.

Assic MENTS, if not of the nature specified under the heads of Conveyances and Settlement, nor specially exempted.

But is of Exchange, Drafts. Promissory Notes, Hownits, Teeps, Burais, or other order, or obligation, for the payment of money payable, (if payable within the provinces subordinate to this Presidency) at sight, or at any stated period, not exceeding three mouths after date, or ninety days after sight, (not being a deed, instrument, of writing, bearing the attestation of one or more witnesses,) together with all Buls of Exchange, payable out of the said provinces at whatever date.

12

0

Exceeding 50000

Tf for -	sam of At	oney not e	rceeding	os t	Punasa	Sa. Rs.	43.
			-·		Rupe es ,	0	
Above			ot exceedi	•	"	0	2
**	50 ,,		Ditto	100	"	0	4
**	100 ,		Ditto	200	"	0	8
>>	200 ,		Duto	400	,,,	0	12
"	400 ,,		Ditto	800	79	1	0
"	50 0 .,		Ditto	1600	**	1	8
53	1600 ,	••••	Di to	3000	17	2	0
**	3000 ,		Ditto	5000	17 💮	2	8
27	5000 ,,		Ditto	10000	91	4	0
21	10000 ,,		Dicto	2 00 00	••	6	0
75"	20000 ,,		D tla	30000	**	8	0
• •	30000 ,,		Ditto	50000	••	12	
35	50000 ,	•••••	D -tto	100000	19	16	8
. "	100000 ,,		• • • • •		77	20	0
		_	n paper of		Ac AS.		
			er paymen				
			to be re-	185H#d, 18	hall be		
	s follows						
It for a	sum of M	oney not e	exceeding	25 l	Rupees,	0	2
Above	25 R	is. and no	oc exocedia	ig 50	"		4
,,,	50,		Ditto	100	,,	0	8
53	90 0 ,,	****	Ditto	200	77	0	12
••	200 ,		D tto	400	•,	1	0
77	400 ,		Ditto	800	"	1	8
"	800	,	Ditto	1600	,,	2	0
77	1609 ,		D tto	3000	,,	2	8
,,	3000 ,		Ditto	5000	19	4	0
"	5000 .,		Ditto	10000	91	6	0
31	10000 .,		Ditto	20000	"	8	0
33	20000 ,		Ditto	30000	19	12	0
))	30000 ,,		Detto	50000	"	16	0
	50000 ,		Ditto	1000		20	0
>>	100000 .,				• •	32	0
ote T	•		al in Con	med res	rves to		
			nitting any				
			me stamp				
• •	_	sued by 10	_	unity on a	, gea		
		•	to be given	cin the C	Zovern		
-	Gaze te.	"B" III II B	to be give:	1 111 (110 (overn-		
		f Exchang	e, drawn i	in sale fa	t Aughe	•	
			nu made				
	•				_		
	xceed.		*			0	8
wore 6		-	t not exce			0	, 12 ,
31	800 ,,		Ditto	16.1	,,	ï	0
22	1600 .,	••••	Ditto	300		1	8
é, e	3000 ,,	••••	Ditto	600	***	2	0
* 3.	5000 ,,	••••	Ditto	1000	,,	2	8
**	10000 ,,	••••	Ditto	2000	′,	4	0
97	20000 ,,	••••	D t o	3 00	**	6	0
>> 1	30000 ,,	••••	Ditto ·	5000	٥,,	. 8	0
	Rynandin	FAGAA				10	•

Exemptions .- Bills of Exchange drawn and Promiseory Notes issued Government Officers, having an hority to draw Bills upon the Go-

Sa. Rs. As

vernment Treasuries, or to issue Promissory Notes, or other Acknow-ledgements on account of Government.

All Drafts or Orders for the payment of any sum of money on demand, drawn upon any Bank, Banker, or Agent, residuing within twenty miles of the place where such Draft or Order shall be issued, such place being specified on the face of the draft.

Bills of Labing, of or for any Goods to be exported, 1 Bills of Sale,

Bill of Sale, as a scornly, being the principal or a only deed whereby the property is conveyed, ...

Bill of Sale, as a security, being merely a collateral one with some seed or instrument, that has paid the advalorem duty prescribed for conveyances. ...

Bonds, Tumusooks, Promissory Norts, or wher obligation for the payment of money, payable at a peciod exceeding three norths after date, or ninety days after sight.

See Conveyances.
See Mortgage.

2 If for any sum not exceeding..... 25 Rupees, 4 25 Rs and not exceeding 50 Above " Ditto 100 50 ., " " 100 ,, 1 Ditto 200" " 200 ,, $\mathbf{2}$ Dute 0 300 79 " 0 4 300 ., Ditto 500 " 27 500 ,, 0 Ditto 1000 6 " 91 Ditto 0 2000 10 1000 ,, 17 ,, 2000 ,, 0 Ditto 3000 16 " " 20 0 Ditro 5000 3000 ,. •, 75 325000 ,, Dutto 10000 " " 10000 ,, 0 40 Ditto 2 000 " 31 50 20000 ,, **⊕**Ditto 30000 " " 61 30000 ,, Ditto 50000 0 19 " 50000 ,, D-tto 75000 70 " 99 75000 ,, 80 Ditto 100000 0 " 71 100 D tto **100000 .,** 150000 " 31 1:0 0 Ditto **200**000 150000 ., " 31 150 0 **20**0000 ,,

Bonds, concerning Respondentia and Bottomiy, .. Advalorem as above

Bonds, given as Security for the transfer of Government Securities, or for the payment of an Annuity, for a fixed period, or for the delivery or accounting for any matter or thing capable of being valued,

Bonds, for Annuities for an indefinite period, anch as Lite Annuities and the like,

Bonds, where the amount of the money to be secured or ultimately recovered, shall be uncertain and unlimited,

Shall be charged atthe rate of the a
mount engaged to
be paid, or accounted for, or at the vaine of the thing to
be delivered or
transferred.
Shall be charged at

Shall be charged at the rate of 10 times the yearly payment.

150 0

Sa. Rs. As.

Where the amount is limited to a certain sum,

The same as on a Boud for such limited sum.

Bonds, taken as Collateral Security with some advanced or instrument, that has paid the advancem duty, prescribed for conveyances or money Bonds, or as security for the performance of any other contract, covenant or agreement, not being for the payment of money, the transfer of property, or the satisfaction af any pecuniary demand.

Bonds of Indomnity.

Bends, for the due execution of an office or work, and all other Bonds not otherwise charged or exempted from duty.

Exemptions .- Arbitration Bonds.

Bonds, given to or by the Officers of Government on account of any matter, or thing of, or belonging to the Government in its Political or Territorial capacity.

Security Bonds, which may be taken by or by order of any Court, Collector or other Judicial or Revenue authority, Razecoamahs, Soolub-namahs, and Ruffanamahs, filed in any suit pending in a Court of Justice, shall be charged as prescribed in the Regulations already in force or hereafter to be enacted.

CHARTER PARTIES, or any Agreement or Contract for the charter of any slop or vessel, or any Memorandum, Letter or other writing between the Captain. Master or Owner of any shop or vessel, and any other person, for ar relating to the trught or conveyance of any moment, goods or effects on board of such ship or vessel, ...

Exemptions - Charter Parties, of thips or vessels taken up by G vernment for the conveyance of Troops or Military Stores, or for other Political purposes,

CONTRACTS OR DEFDS, if not otherwise charged nor exempted from duty

or the rereditors

Composition, Deeds or other Institutents of composition between a debtor or debtors, and his, her

Converances, whether grant, disposition, assignment, transfer, remunciation, or of any other kind or description whatsoever upon the sale of any lands, tenements, ren's, annuities or other property real or personal, heritable or movemble, or of any right, ritle, interest, or claims in, to, our of, or upon any lands,

houses, rents, annuities, or other property, that is to say, for or in respect of the principal or only deed, instrument, or writing, whereby the property sold shall be conveyed to or otherwise vested in the proclasses or pur-

Chasers, or to some other person, by his or their direction.
Where the purchase or consideration-money thereB expressed or denoted, shall not exceed... 50 Rupees,

							Su. Re.	As,
Above	50	Rs.	and not	exceeding	100	71	1	0
27	100	••		Ditto "	200)°	2	0
"	200	9.	••••	Ditto	500	"	4	0
"	500	13	• • • •	Ditro	1600))	8	0
"	1000	"		Ditto	2000	71	12	•
, .	2000	19	••••	Dille	3000	"	16	9
31	3000	,,		Ditto	5000	1)	20	0
79	5000	٠,	• • • • •	Duto	8000	39	32	
,,	8000	••		Duto	12000	**	40	0
77	12000	,,	••••	Ditto	20000	"	50	•
91	20000	1 7		Ditto	30000	٠,	64	•
15	30000	73		Dullo	5'0000	"	80	0
71	50000	"	• • • • •	Ditto	100000	"	100	0
11	100000	"	• • • • •	Ditto	200000	**	150	0
and for	ever f	u th	ei Lack o	f Rupees	beyond 2	Lacks,	200	0

Note. Where, of several deeds, instruments, or writings, a doubt shall arise, which is the prucipal, it shall be lawful tor the parties to determine for themselves, which shall be so deemed, and to engross the same on paper, parchment, veilum, or the bke, stamped for the prescribed advalorement, veilum, or the bke, stamped for the prescribed advalorement, veilum, or the bke, stamped for the prescribed advalorement, which deeds than one, all other deeds than the principal shall be charged with a stamp duty of eight Rupees, and all such deeds shall spec by by their contents, which other is the principal deed, by which the conveyance has been effected,—certifying, that it is executed in the manner and on the material stamped as required.

Exemptions.—All grants, leases, sales, or the like, wherein Govern-ment, in its Political or Territorial capacity, is a party.

[Note. This exemption shall not extend to sales made for the recovery of arrears of revenue or rent, or in satisfaction of decrees of court, in which cases the parchaser shall be required to pay the prescribed duty along with the parchase money,—and shall receive from the officer conducting the sale, a deed of sale executed on paper impressed with a corresponding stamp.]

All transfers of subscriptions to any of the Government Loans or other Government Securities—also of Bank shares.

Copies. A Copy in any manner authenticated, or declared to he a true copy, or maile, for the purpose of being given in evidence, as a time copy of any bond, deed, or instrument of agreement, contract, conveyance, or of any deed or instrument whatsoever chargeable with a stamp duty.

Where such copy shall be made for the security or use of any person being a party to, or taking any benefit or interest, immediately under such agreement, contract, bond, deed, or other instrument,....

The same duty as for the original instrument.

Where such copy shall be made for the security or use of any person not being a party to, or taking any

benefit or interest, immediately under such agreement, Sa. Rs. As. contract, bond, deed, or other matrument,

Likewise, any copy anthenticated, or make as aforesaid of any Schedule, receipt, or other marter put or embersed on, or annexed to any such agreement, contract, bomb, deed or other instrument aforesaid,

Anthenticated copies of any records, letters, accounts, statements, reports, or other writings farmshed to individuals, from any of the Pabuc Offices of Gavernment, at Calcuita, shall be written on paper of the value, for each and every sheet, of

Exemptions .- Copies made for the private use only of any person baying the rustody of the original instruments, or of his or her attorney or solicitor.

Copies of papers, which Public Officers are directed by any general Regulation, to make, require, or turnish - not specially declared chargeable with stamp duty.

Curies of Proceedings and Decrees of the Sudder Dewanny Adamint, which shall be charged in the manier, and subject to the conditions prescribed in Regulation I. 1814, and other sursequent Regulations.

DEEDS, of any kind, not otherwise particularized an this Schedule,

Exchanges. Any dead, whereby any real property shall be conveyed or surrendered in exchange for other property.

If no sum of money shall be paid or agreed to be paid, for equality of exchange,

And if any sum of money be paid or agreed to be (rem duty as for a paid for equality of exchange,

The same adv.lo. Sconvey ance for such

) Shall be charged on

the amoun' advan. ced at the late of 1 Bonds or other ob-Sligations for the payment of money payable at a period exceeding three

I months after date.

Engagements, to cultivate, provide or deliver Indigo plant, or to produce manufacture, provide or deliver any other arricle of commerce, in consideration of advance, made,

LEASES. Any lease made in perpetuity, or for a The same duty as term ut vents, or period determinable, with one of for a conveyance or more lives, or otherwise contingent, in consideration sale for a sum of of a sum of money paid in the way of premumo, fine, the amount of such or the like, if without rent,

Any lease of lands, honses, or other real property, at a yearly rent, without any payment of any sun of money, by way of fine or premium.

Where the yearly rent shall exceed twelve Rupees, but shall not exceed..... 24 Kupees, Exceeding 24 lts., but not exceeding 50 12 Dato 100 **5**17 34 33 • • Ditto 250 100 23 22 37

							Sa. Rs.	As.
Exceedi	ng 250	Rs.	hat not	exceeding	500	Rupees,	4	0
"	500	3,	••••	Ditto	1000	71	8	0
"	1000	71	••••	Ditto	2000	"	12	0
"	2000	27	••••	Ditto	4000	19	16	0
35	4000	19	••••	Dirto	6000	, ,,	20	θ
"	6000	,,	••••	Ditte \	10090	"	32	0
"	10000	79	• • • •	Ditto	50000	31	64	0
	Abo	970	5000	D ,,	••••	••• •	80	0

The counter part of any lease, charged with a duty exceeding right Rupeen, shall likewise be executed on naper, velium, or parchiment, bearing a stamp of

Exemptions .- All leases, where the annual rest shall not exceed twelve Rupers.

All leases or pottalis given by anthority of Government, or of the Board of Revenue.

LETTERS, OR POWERS OF ATTOREEY, O. Commission on or Factory in the nature thereof.

Powers to perform any one special, that is to say, particular act, or the acts connected with one ha ticulat suit, case or transaction, or sundry acts to be done, after a manuer specified in the instrument,

General,

Exemptions. - Wukalumamahs executed to regular pleaders of the Sudder Demanny Adamiat, or any of the Sunordinate Courts of Judicature, anthorizing them to prosecute or defend smis therein pending, or to pregent, or make any miscelianeous petition, application, or motion to the Court, which are to be charged as prescribed in Regulation 1. 1514.

DETTERS OF LICEBOB, from Cieditors to Debtois, ..

Montgages, any deed of Morigage, or condition al sale, with or without possession given of any, lands - ner and at the same estate, or property, tent or personal intended as a security for money due or to be leut thereupon. also or such any deed or contract accompanied with a deposit of title deeds to any property, where the same may be made as a security for payment of money due or lent at the time,

Shall be charged after the same manrates, as if in lieu mortgage, or the like, a Bond had beed taken for the sum dre or lent at the time.

Deeds of Mortgage or the like, given as securi > Shall be charged at ty for the transfer o Government Securities, or for the f the rate of the turns payment of an Annuity, for a fixed period, or the de an ount assued or livery at a inture date of any matter or thing capable of the box Alide vaof being valued.

Deeds of Mortgage, given for the security of An- > Shall be charged at nuities for an indefinite period, such as Life Aunui- } the rate of ten times tie, and the like,

.....) theannual payment.

Sa. Rs. As.

Where the total amount secured by such morte

150 0

Where it may be supulated that the amount accured by such morigage shall not exceed a Certain sum,

At the rate of such . limitation.

Note. — Where a Bond may have been already taken for the amount secured, or where, from any other cause, the mortgage shall act merely as collateral security to some other transaction already charged with the advalor m duty thereupon, the same being specified in the body of the deed of mortgage,....

Likewise in case of there being more deeds than one required to execute the morigage in the manner desired by the parties, the principal deed only shall be charged with the advaluem duty, and all other deeds connected with the same tran artion.

Acknowl dements, or Promissory Notes, granted to the Treasu er, or other Officer of the Bank of Bonegal, on account of the Bank, or to any private Banker or Agout for Loans at advances made on the deposit of Government Securities, Bullion, Plates, Jewels, or other Goods, and payable within three months after date shall be charged as Promissory Notes. If payable at a date exceeding three months, shall be charged as deeds of mortgage,

PARTITION. Any deed of passition of real or personal property adjusted by mu nat agreement amongst co hens, co-pareners, or the bke,

The principal deed stipulating to such payment, shall be charged with the advalorem duty prescribed for a

conveyance or sale

And if any sum or sums of money shall be paid or agreed to be paid for equality of partition,

Policy of Assurance, or Insurance, or other Instrument by whatever name the same shall be called, whereby an Insurance shall be made upon any life or lives or upon an event depending upon any life or lives.

Wine e the sum ensured shall not exceed Sa. Rs. 5000 Exceeding 5000 not exceeding...., 10000 ..., 10000 ..., 20000 ..., 20000 ..., 50000 Ahove ..., 50000

Policy of Insurance, of any ship, vessel, sloop, light 1, host, or the like, any goods or preperty on board, or apon the freight of any ship, vessel, sloop, lighter, host, or the like, or upon any other interest relating thereto, or upon any voyage, where the premium shall not exceed two per Cent on the sum insured, if the whole sum insured shall not exceed one thousand Rupees.

If the sum insured exceed one thousand Rupers, then for every one thousand Rupees, and also for any

	Se, Re As.
fractional part of one thousand Rupees, whereof the	
Where the premium shall exceed two per Cent. or	
the sum incured, if the whole sum shall not exceed one	
Thousand Rupees,	
If the sum insured exceeds on thousand Rupees	•
then for every one thousand Rupees, and also for any	
fractional part of one thousand Rupees, whereof the	•
#am" slia I consist,	. 1 0
PRIMISSORY NOTES, payable to the hearer on	
demand, at sight, or at any stated period not exceed	See Bills of Ex-
ing three mouths after date, or nun-ty days after	
algist,	
payable at a period ex-	,
cerding three months after date, or ninety days after	
sight,	
, for the payment of any sum]	The same duty as
by instalments, or for the payment of goveral sums at	
different dates, so that the whole of the maney to be	
paid, shall be definite and certain.	the whole amount.
All receipts for money denosited in any Bank, or is	1
the hands of any Banker or Agent, if the same shall	
stipulate for the payment of interest upon the money a	
dep sited, or in hand, shall he deemed and taken to b	
Promissory Notes.	
RECEIPTS On Discharges, given for, or upon the	e
, , , , , , , , , , , , , , , , , , , ,	

RECEIPTS On Discharges, given for, or moon the payment of any sum of money not exceeding 32* Ru-

				• • • • •		_		_	•
E	kceed n	g 32*	Raj	ees Bat	excreding	100	Rupees,	0	2
	,,	100	11		Ditto	200	5)	0	4
	12	200	"		Ditto	50 0	7 1	0	8
	1 99	500		• • • •	Ditta	10.10		0	12
	,,	1000	,		Ditto	2000		3	0
	37	2000	1)		Ditto.	3000		1	8
4		3000	79		Ditti	5000		2	Ō
	,))	5000	11		D.ito	8000		2	8
	;*		••		Almve	8000	· · · · · · · · · · · · · · · · · · ·	4	0
	Also f	OF 2 100	eint	in full of	usmali Ba	da.	***	Ă	΄ Δ

And any instrument, note, memorandum, or writting, given upon the parment of money, wherehy any money, debt, or demand, or the part thereof therein specified, shall be expressed, or acknowledged to have been pard, settled, or otherwise satisfied, shall be deemen to be a receipt for the amount so declared, to be paid or satisfied.

And if any such instrument or other writing shall contain a general acknowledgment of the setties ent of debts, accounts, or other demands, without specifying the amount thereof, such instrument or writing shall be deemed, and taken to be a receipt in full of all demands, and charged accordingly.

By a subsequent Notification 50 Rs. is fixed at the highest sum for which as unstamped receipt may be granted without incurring penalty.

Sa. Rs. 4s.

And if payment be made by delivery of a bill or bills of exchange, draft or drafts, provissory notes, or the tike a conties of money, the receipt or aknow-ledgment given therenpon, shall be deemed to be a receipt within the meaning of this Schedule.

Exemptions .- Receipts for money paid or received by any officer of Government on account of Government.

Receipts or Discharges given to the purchase money of any Ge-vernment Securities, or shares of the Bank of Bengal.

Receipts and Discharges given for money deposited in any Bank, or with any Agent, to be accounted for our demand, provided no interest be stipulated as parable thereon.

It interest be stipulated, such receipt shall be chargeable as a promis-

Receipts or discharges written upon promissory notes, bills of exchange, disfts, or orders for the payment of money daily stamped.

Letters by the Post, acknowledging the arrival of any premissory notes, tribs of exchange, or other securities for money.

Receipts or discha ges written unon or contained in sar bond, mort-gage, or other security, or any conveyance, deed, or oth renstrument duly stamped, acknowledging the receipt of the consideration money therein expressed, or the receipt of any principal money, interest, or annuity thereby secured.

SETTLEMENTS. Any deed or instrument, wherehy any sum or sums of money, or any Government Se chrities, or other property, real or personal, shall be settled or agreed to be settled upon, or for the benefit of any person or persons in any manner whatsuever,

Shal be charged with the ndva orem duty charges ble for Bond for the amount or value set that or agreed to be actical, or in cases in which the value shall be indeterminate, at the rate of one hundred Rupess.

Deeds of gift and dower, whether to t ke effect on the instant, or at a future period, 'determinate or indeterminate, shall be charged as deeds of settlement.

Exemptions — Wills, restaments, and the like, together with deeds merely declaratory of trust, pursuant to any previous settlement, deed, or will.

General Exemptions — Deeds, instruments, and writings of any kind, in which Government of any Board, Commission, Court or public officer may, in a cubic capacity, he a party, save and except deeds, instruments, and writings relating to marters of, or belonging to the Commercial Department, shall not be chargeable with any stamp duty.

TERRITORIAL DEPARTMENT, THE 13TH JULY, 1827.

With reference to the pravisions of the Regulation to laising and levying Stamp Duties within the 10wn of Calentia, and to the Schedule of Duties thereunio annexed, the Vice President in Council notifies to the Public, that the fines, forfeitnes, and penalties, prescribed for the due enforcement of that Regulation, will not be demanded, levied or sned for on the fact of Government, in respect to deads and writings of the descriptions herein undermentioned; and the same shall be allowed to be executed and used as heretofore exempt from Stamp Duty, with the condition stated, until otherwise specially ordered, and duly notified to the public in the Government Gazette, or by Special Regulation.

DUEDS AND WRITINGS EXEMPTED FROM STAMP DUTY.

R cripts for any sum of Money not exceeding 50 Rupees.

Buts of Exchange of Houndees for any and of Money, if drawn bond fide from any place distant more than 100 miles from the place where the same are made payable, and it is negociated in Calcutta. Also Foreign Bills of Exchange drawn in Sets

Frouded, however, that if any Bill or Bills of Exchange drawn in any part of the Centinent or India, and made payable in Calcutta, shall be negociated therein, af er acceptance, or in any way transferred after such acceptance to a third party other to an the acceptor, and the payee of such bill or bills, the examption shall not hold in respect to any such negociated bill or bills, unless the same shall be taken to be stamped prior to such negociation, or unless there be affixed to each bill, a Copy of the same executed on paper stamped with the stamp to which such bill is declared hable in the Schedule annexed to the Regulation above cited.

By Order of the Right Honorable the Vice President in Council.

H. T. PRINSEP, Acting Secretary to the Govt.

FORT WILLIAM, THE 2D AUGUST, 1827.

Notification—Inconvenience having been experienced, in the General Management of the Cascutta Stamp Duties, from the distance at which the Office of the Board of Revenue in Calcutta is situated from the Stamp Office, and more especially from the delays incident to the necessity of making references to the Board before Stamps, in certain cases, can be affixed to Deeds and Instruments sent for the purpose - The Right Honorable the Vice President in Council, by visture or the powers reserved to Government in the 3d Section of the Regula on, for raising and levying Stamp Duties within the Town of Calcutta, passed on the 14th June 12st, and Registered in the Supreme Court on the 12th July following, has been pleased to resolve, that from the Tenta day of this Month, of August, the care and management of the said Stamp Duties within the Town of Calcutta, and the powers and authorities conferred to ' tend by the said Regulation, shall be granster red from the said Board . ! evenue of Calcutta. to the Board of Customs, Sail and Opinin, or the M inbersthereof for the time being, who have been appointed Commissioners for the Management of the Calcutta S'amp Duties, in the manner prescribed in the above cited Section of the said Regulation, - Notice is therefore hereby given, that from and after the 10th I stant, and the several powers and authorities neretofore vested in the Board of Revenue of Calcusta, by virtue of the said Regmation, for raising and I vying Stamp Duties within the Town of Calcutta, will be possessed and exercised by the Board of Customs, Salt and Opinm, and all persons having business to transact in respect to the same, will be pleased to apply to that Board.

By Order of the Right Honorable the Vice President in Council, H. T. PRINSEP, Acting Sec. to the Govt.

GENERAL POST OFFICE.

G. STOCKWELL, Esq. Offg. Post Master General. W. MOORE, Esq. Head Assistant.

LIST OF DEPUTY POST MA	STERS AT THE FOLLOWING STATIONS.
Agra	The Fort Adjutant
Allahahad	The state of the s
All ambana	Assistant Surgeon E. Henderson
Almorah	
Ariacan	The Major of Brigade Captain Dunlop
Rackanawada	I Consector
Relacore	WIL Wast of Lines Marine A.
Rancoorah	Assistant autheon G. 14. Oneek
Darmally	and a second of the second of
Ranning	The Sail Agent
Day gundan	and the same and t
Runlouth	. I lie Commercial Resident
Decabbecom	A A A A A A A A A A A A A A A A A A A
Renares	AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA
Rambummora	and the same of th
Phangulore.	The Conector
Rhonosti	a a a a a a a a a a a a a a a a a a a
Romanana of the	
12	
Dundlagand	the Conector
Dunden on	TO CONTROL OF THE CON
23	
Chass	Captain H. L. Playfair The Collector The Commercial Resident
Chittagong	The Collector
11	
Delhi	Mr. T. Dunn Mr. W. Eastgate
Furreedp or e	The Magistrate
and a district district to the same of	· · ·

	FullyghurT	he Station Staff for the time being
		Captain H. Carter
	Golagore	The Commercial Resident
	Goruckvore	The Collector
	$G_{H}a$	G. P. Beauchamp
	Huzureebaugh	Captain H. L. Playfair
	Hurriogul	The Commercial Resident
	Hurriaul	The Commercial Resident
		Lieutenant Barnet
	Indore	
	Jerrore	The Collector
		The Collector
	Katkar injeah	Capt A. Macleod
	Katmandoo	B. W. Hodgson
	Kedgeree	Mr. Thomas Harton
	Kernov	The Commercial Resident
	Kurnaul	Lieutevant R. F. Dougan
		Lieut. C. M. Wade
		The Commercial Resident
		The Major of Brigade
		Capt G. Casement
	•	
	Mirzapore	
	MonghyrC	aptain H. E. Page. Fort Adjutant
	Moor shedabad	The Collector
	Moor shedabad	The Collector
	Multra	
	Mymensing	
	Mynpoory	Assistant Surgeon E. Clarkson
	Nagpore Residency	Captain W. Isacko
	Neemutch	-
	New Anchorage	
	Nuddeah	
	Putna	Assist. Surgeon T. P. Wynne
	Purneah	
	Radanagore	The Commercial Resident
	Rajshahye	The Collector
	Rajpootana	
	Ramghur	
	Rungpore	The Collector
	Ryepore	
	Subatoo	
	Santipore	Collector Nuddeah
	Sarunia.	The Collector
-		

Saugor	Captain W. James
Scindiah's Camp	Lieut nant T. Desvoenx
Seharunpore	
Shahabad	The Collector
Shajehanpore	The Collector
Souroul	The Commercial Resident
Sumbulpore	Mr. C. L. Babington
Sylhet	The Collector
Tipperah	The Collector
Tirhoot	The Collector
Tumlook	The Salt Agent

REGULATIONS.

1. No letter or parcel, (such as are imported by sea, and native letters excepted,) will be received at any post office, unless accompanied by the postage which they bear; in sicca rupees.

2. No package exceeding 12 sicca rupees in weight, or 15 by 12 inches in size, and 12 inches in depth, will be received at the general

post office, unless paid for accordingly.

description, will be received for transmission, either by the letter dawk or bangy. The rule does not extend to bank notes, which the person sending is recommended to cut in halves, and forward the parts separately by successive dawks.

4. No persons not belonging to the department, can be admitted into the interior of the post office, or be allowed of themselves to examine the records. All complaints, or applications for informa-

tion must be made to the post master general in writing.

5. Persons addressing the post master general respecting any delay in the delivery of their letters, are requested to transmit, at the same time, the envelopes of such letters, bearing the post office stamp, which specifies the date on which the letters were issued for delivery.

6. No person can be permitted to take the letters from the peons, except in the regular course of delivery; and it is requested that the peons may experience as little detention at the doors of

houses as possible.

7. Persons receiving letters are required to pay the amount of postage marked on them; and if they have occasion to complain of any surcharge, they must state their complaint officially to the post master general. Should his decision not prove satisfactory, they are

at liberty to appeal to the governor general in council.

and all ship letters transmitted from subordinate stations to the general past office on which the ship postage has not been paid, shall be returned to the office from whence they were despatched and the writer, or the person who brought them to the office, shall be required to pay the postages both to and from the place of address. If the writer cannot be discovered, the letters shall be entered in a list, which shall be exposed by the post master in the most public part of his cutchery, and a copy of which shall be transmitted from time to time to the post master general, who shall advertise the letters in the Government Gazette, with notice that they will be delivered to the writers on payment of the postage due on them.

9. Should the writer of a returned letter refuse to pay the postage due on it, the post master is authorized to detain all future letter to such person's address, until the idemand in question shall be liquidated. The same rule is applicable to all other cases of refusal

to pay postage.

10. Any person opening a letter or envelope, shall be bound to

pay the postage of the same, whatever may be the contents.

official situations, having occasion to write to non-exempted persons on the private business of the latter, shall write on the envelope, bearing postage, in which case the amount is to be collected from the receiver. Letters from out stations where no person duly qualified to collect the postage is established, will also be received bearing postage.

12. The post office is not answerable for the loss of property contained in any letter or parcel, which may be transmitted by dawk or hangy. For the greater security of such property, however, the clerks, &c are strictly probabiled from delivering back to any person, or under any pretence, letters or parcels, which may once have been lodged in their offices.

13. A treasury podar is appointed to attend daily at an office contiguous to the entrance of the general post office, for the purpose of exchanging rupees into pice, at the established rate of 64 per rupee, for the accommodation of persons delivering letters into the office, who may not have brought the exact sum assessed on them.

14. The general post office is open for the receipt and delivery of letters and for replying to inquiries from 10 a. m. to 2 p. m. every day, Sundays excepted; and for the receipt of letters only, from 3 to

4 past 6 p. m. No newspapers will be received at cr 5 p. m.

15. Travellers may be furnished with dawl, bearers, on application at the different post offices, where tables, eximpting the charge and estimated distances to all the principal stations, are constantly exposed for public inspection.

INLAND POSTAGE.

1. All letters not exceeding I sa, wt, are to be charged as single letters according to the rates specified in the annexed table of letter of postage; those exceeding I but not exceeding 2 sa. wt. twice the amount: and so on in proportion as far as 25 sa. wt. above which no letter or parcel will be received for transmission in dawk.

2. Registers, pamphlets, vouchers, accounts, parcels of law papers, or news-papers from Europe, subscribed, and a nested by the signature of the person sending them as such, are received for transmission by dawk, at the rate of 3 sicca whas one, if not exceeding in all 25 sicca whi. e. from 1 to 3 sicca whas a single letter, from 3 to 6 as double, from 6 to 9 as treble, and so on to 25. Should not purcel however be found to contain letters, the whole will be charged according to the letter rates of postage.

3. All letters or parcels covering Company's paper. oughi to

be registered at the post office.

The pistage of letters to Madras, and places under that esta-

blishment, is levied only to Ganjam.

very of their letters at the different post offices, the other half remaining to be collected from the persons to whom they are addressed. This rule does not apply, however, to letters addressed by natives to officers of government, or to places beyond Ganjam:—if to Magras, they pay to Ganjam only: and full postage, if to Hyurabad, Bombay, and Ceylon.

POSTAGE ON SHIP LETTERS.

Ship postage, according to the following rates, is charged on all ship letters whatever, whether imported or experted, letters to and from the members of government and the chief justice only excepted; viz.

APPENDIX

One si	cca weight,			2	annas.
From	1 to 2 sicca weight,	****	••••	4	-
	2 - 4,		/4.000	8	-
-	4 - 8,		••••	1	rupee.
-	8 -16,		****	2	rupees.
-	16 - 25,		****	3	

Where the weight exceeds 25 sicca weight, 2 annus additional are shanged for each additional sicca weight.

SHIP LETTERS.

Complaints having been of late preferred to the Post Master General by Individuals, as to the hardship of seing subjected to Postage on "Ship Letters" forwarded by dawk from the Post Offices of Madras and Bombay, even when no immediate opportunity offered of

transmitting such Letters by a Sea conveyance.

The Public are hereby informed, that the Rule established by Government in 1813, will henceforward be strictly adhered to at the Calcutta General Post Office,—viz--- That Single Letters, or those only which do not exceed the weight of One Sicca Rupee shall be sent by Land to the other Presidencies, noless where such single Letters can be more expeditionally conveyed by a Sea conveyance.

2dly. All Letters exceeding the above prescribed limitation of weight, shall be forwarded to their destination by the first eligible Sea

conveyance that may offer.

In Public, all Persons desiring to have their "Ship Letters" forwarded by the Mails, which may exceed the weight of One Sicca Rupee, and being within the prescribed limitation of 25 Sa. Wt. are requested to signify their wishes in writing to the Post Master General, and to rely on their receiving immediate attention.

May 6, 1822. COLIN SHAKESPEAR, Post Master General,

LETTERS FOR EXPORTATION.

1 When letters for exportation are delivered into any of the post offices at the upper stations, they must be subscribed "Europe" or "ship letters; and the inland postage to Calcutta, as well as the ship postage, must accompany them.

2. In like manner, letters for transmission by sea, via Madras, Bombay, or any other port of India must be accompanied by the full

inland postage to such port, as well as the ship postage.

3. Letters are received for exportation by sea, to any part of the world frequented by ships from India, and all such letters shall be registered at the general post office, and forwarded by the ship which may be designated in the address; or if such ship shall have sailed, they shall be returned, bearing the inland return postage Letters not designated for any particular ship, shall be forwarded by the first ship that may be despatched.

A Packets containing newspapers, pamphlets, accounts, law papers, &c. if left open at each end, or bearing a superscription specifying their contents, with the name of the person who forward them are received for transmission by sea, at the rate of one-third of the letter possage. If found to contain any letter or writing, how-

ever the full postage will be charged.



LETTERS IMPORTED.

I When letters imported by sea, are transmitted to any of the out stations, the persons to whom they are addressed, must pay the

inland as well as the ship postage.

2. The inland postage, however collected on ship letters, for-warded by mail to the remotest parts of the country, is limited to the amount of the ordinary postage levied on the letters to Cawapore provided the weight of such letters does not exceed 8 sicca weight. The following rates of postage to Cawapore, exhibit, therefore, the highest rates of ship postage, assessed, on the letters of the description, to whatever station they may be transmitted; viz-

,		Ship Postage.	Inland ditto.	Total
			h, A,	R. A.
SingleLetter	1 Sa. Wt	0 2	0 1	0 13
	1 & under 2.			1 10
Ditto	2 & nuder 3	0 8	2 1	2 9
Ditto	8 & under 4	, 0 8	1 12	3 4
Ditto	4 & under 5.	1 0	3 7	4 7
Ditto	5 & under 6.	1 0	4 2	5 2
Ditto	6 & under 7,	1 0	4 13	5 13
Ditto	7 to 8.		5 8	6 8

All ship letters weighing more than 8 Sicca weight, are torwarded by baugey, and charged as bangey parcels; unless the parties to whom they are addressed shall have expressed their desire in writing to have them conveyed by the mail, in which case they are entitled to the indulgence held forth in the foregoing clause, but must pay the full inland postage.

4 Ship letters, received by the mails from the other presidencies, are subject to the payment of only half the usual ship postage,

with the whole Inland postage

5. No Ship letters or parcels however, addressed to persons residing under this presidency, will be forwarded to them by dawk from the post offices at any of the other presidencies without special instructions to that effect. Any such letters, &c. which may be received at the post offices in question, will be kept for the first safe conveyance to Calcutta by sea

6. Ship parcels, deliverable at Calcutta, containing newspapers, pamphlets, vouchers, or law papers, are charged at the following

rates, viz.

To	25	Sicca	Weight	•••	Rupees	1	0
	50	• • • •	ditto,		•••	2	0
	100		ditto,		• • • •	3	0
	150	****	ditto,		• • • •	4	0
	200		ditto,	• • • •		5	0
	250		ditto,			6	0

7. To entitle the party however, to whom any such parcel may be addressed, to the benefit of the foregoing Regulation, it is necessary, that he should on the requisition of the post master, subscribe a written declaration signifying that the parcel in question contains only papers of the above description; and he must further consent if reto the parcel being opened at the post office, otherwise, it will be charged according to its weight as ship letter.

8 All ship parcels, containing newspapers, &c. addressed to persons residing at the upper stations, are transmitted by hangey, at the usual rate of bangey postage, in addition to such ship postage as

may be due on them. Where instructions are given to that effect, however, such parcels may be transmitted by dawk, the party defray-

ing the full dawk charges on the same.

9. A County of one anna is paid by government to masters of ships and others bringing them from sea, for all ship letters delivered in Calcutta, which they may bring to the post office.

AFTER PACKETS,-RECEIVING BACK.

Letters not being so endorsed, will again be forwarded for the General Post Office, by the earliest, and most eligible conveyance that may offer for England direct, much time and trouble is thus saved to

Individuals, besides treble postage, otherwise leviable.

N. B. The Deputy Post Master at Kedgeree cannot without written orders. Ship Europe letter Packets, sent from the General Post Office on any other Vessel than that for which the Packet is addressed.

Oct. 30, 1822 COLIN SHAKESPEAR, Post Master General.

LETTERS WRITTEN IN HARBOUR.

from persons proceeding up or down the River Hoogly, are receivable at the Post Offices of Diamoud Harbour, Kedgeree and the New Anchorage, exempt from the charge of Ship letters postage levied on letters imported from foreign Ports and are only chargeable with the land Postage of two annas from Diamond Harbour, and five annas, whether from Kedgeree, or New Anchorage, the same being single or of the weight of one Sicca Rupee.

Commanders of lineard bound ships are requested to make up separate Parcels of letters written in Harbour, which they may have occasion to send on shore to the Post Offices, either from themselves, or passengers keeping them distinct from loose letters or Packets imported from Foreign Ports, and to particularize them as Harbour letters when delivered, with the amount Postage, to the Peons of the

Post Office Dawk Boats

Aug. 26, 1823. COLIN SHAKESPEAR, Post Master General.

NEWS PAPERS.

The Most Noble the Governor General in Council, having renewed the consideration the Rates of P stage leviable on News Papers dispatched by dawk under the existing system, has been pleased to resolve, that the following Rules shall be in force for the Regulation of the Weight and Postage of such Publications, from and after the First day of March next, viz.

First. News-Papers published and dispatched weekly, shall be charged with Postage as single Letters, provided they do not exceed

Three Sicca Weight.

Secondly. News Papers published and dispatched twice or thrice in the week, shall be charged with Postage equal to two-thirds of the rate leviable on single Letters, provided they do not exceed two and a half Sicca Weight.

Thirdly, News Papers published and dispatched oftener than thee times within the week, shall be charged with Postage equal to one half of the rate leviable on single Letters, provided they do not exceed two Sicca Weight.

Fourthly. Any excess in the above Weights will render the News Papers hable to a proportioned increase of Postage, agreeable to the general Rules of the Post Office.

June 30, 1821.

P. TREVES. P. M. G.

EXEMPTION FROM POSTAGE.

- 1. Letters on the public service are transmitted free of postage. And for this purpose, the public officers mentioned in the subjoined list, are allowed the privilege of franking such letters.
- 2. All letters on service, must bear on the envelore the official designation of the person to whom they are addressed, and also the name and designation of the writer, in his own hand writing. It is, also no cessary to entitle them to exemption from postage, that the word 'service' should be superscribed on all such letters; but as the companding officer in the field, the secretaries to government in the several departments, the secretaries to the governor general and commander in clines, the post master general, the resident at soleign courts, and the agents to the Governor. General may have occasion to correspond with individuals on public business though not in an official form; private letters on public business from those officers shall be exempted from postage, on their subscribing on the envelope their name and official designation, with the addition, of the word 'private.'
- 3. Any officer, whether civil or military, not having the privilege of franking, who may have occasion to address Letters on service the postage of which is bonufide chargeable to government may be indemnified for the charge of postage, on a representation of the case to the civil or military auditor.
- 4. Officers on duty from their corps, or leave of absence, having occasion to correspond on public service, must carry their letters to the adjutant general, if they are at the presidency, or, if elsewhere, to the commanding officer of the station, who, on being satisfied that the letter is exclusively on service will frank the same.

5 All official letters from an Adjutant or quarter master of a corps to detached officers of the same corps, must be franked by the commanding officers of the corps,

- o. All reports, review rolls, indents and returns, carefully tied up, with a ticket, containing the address, and also the name and designation of the officer by whom they are despatched, but without any seal or envelope, are received for transmission by dawk free of postage.
- 7. Public officers are expressly probibited, under pain of sever displeasure of government, from applying the privileg of franking to their private correspondence.

FRANKING RULES.

REVISED TO THE 25TH JULY, 1825.

REVISED TO THE 251	rh July, 1825.
PARTIES AUTHORIZED TO FRANK.	REMARKS.
1st. Of His Majesty's Covernment. The Secretary of State for Co- lonial Affairs Ditto to the Treasury	
The Right Hon'ble the Board of Commissioners for the Af- fours of India. The President, Members & of the Board Secretary,	Letters from Individuals in India, addressed to these Authorities,—pass Free.
The Hon'ble the Court of Direc- tors. The Chairman, , Dy. Chairman, , Directors, , Secretary, and , Asst. Secretary,	
The Supreme Government of India. The Governor General,, Members of Council,, Secretaries	All Letters, uncondition- ally. To and from, on public business.
The Supreme Court. The Chief Justice,	Any Letters, to and from.
Ecclesias ical. The Lord Bishop, Arch Deacon of Calcutta, Ditto of Madras, Ditto of Bombay, Chaplains, Episcopal Commissioners,	Any Letters, to and from. In the absence of the Bishop, on Ecclesias ical affairs. On affairs connected with their Archdeacouries. Transmitting to the Presidency, Registers of Baptisms, Marriages, and Buriais Under the usual rules.
4-2	A ldressing Persons in India

The Commander in Chief, Ad. Sout not to Europe, except to mirals, or commodores, ... Public Officers.

This Majesty's Navy.

The Commander in Chief, Ad. Sout not to Europe, except to Public Officers.

The Commander in Chief, Ad. South not to Europe, except to Public Officers.

To and from "On His Majesty's Service."

Commissioner at Madras,...

Secretary to the Naval Commander in Chief,....

7th.

Agents in Calcutta to the Contractor for Victualling His Majesty's Squadron in India.

Agents for the Purchase of] Stores, for His Majesty's Squadron in India,....

All his Letters termed " De-"mi Official," and those to the Principal Officers, and Commanders, of His Majes. Cty's Navy in England.

And to him, - from the following; viz. Commanders, and Commanding Officers of Ships of War.

Officers of the Navy and Royal Marines, on leave.

Officers of the Naval Yard; Hospital, Victualing. Contingent, and Co-operage Dopartments.

Addressing the Naval Com-

mander in Chief.

. The Resident Commission. ers; Commanding Officers. and Pursers, of His Majesty's Shins.

Their Letters to be bonz fide " On His Majesty's Ser-"vice." and superscribed at Dock Yards, and Naval | full length, conformably with their respective designations.

(Orders of Government, (21st July, 1820.)

Civil Service.

Board of Trade.

Do. do. Revenue. Do. do. Commissioners. Do. do. Customs. Post Master General. Depu y Post Master General. All Deputy Post Masters at Out Stations, on the Affairs of the Department......) Accountant General. Do. 10 the Board of Revenue. Do, to the Board of Trade, Do. to the Board of Customs: Sth & Agents Political, to the Governor General. Assay Muster of the Calcutta,

Orders of 27th June, 1822.

Benares, Furruckabad and

Saugor Mints......

Assistants on Deputation. Civil Auditor. Chairman of the Committee for Erecting Warren Hast-

Cler	k to the Stationary Com- ?	
mi	ittee	
Coli	ectors of Government Cus ?	
	ms	
	Deputies, at Out Stations.	
	of Revenue.	
	imercial Residents.	
	ges of Courts of Appeal	
	d Circuit	
Dilt	o and Magistrates of Zillah	
	d City Coarts	•
	t Masters at Calcutta, Be-	
	res and Furruckabad	•
	um Agents.	
	sion Fund Committee.	
	rate Secretaries to the Go-	
	rnor General	•
	ister of the Sudder De.	
	anny and Nizamut Adaw.	
	its	
	isters of Courts of Appeal.	
Diù	o of Zillah & City Courts.	
	ident at Foreign Courts.	
	Agents.	
_		To and from Officers in
		their respective Departments.
	retary to the Civil Fund	On the Affairs of the Fund.
Sth. \ Dit	to to the Mint Committee,	
0	orders of 27th June, 1822.	
	Treasurer.	
*	-Export Warehouse Keeper	
		Agents to the Import Ware-
Sub	or Assistant Import ditto.	house Keeper, have not the
		Agents to the Import Ware- house Keeper, have not the privilege of franking.
Sup	erintendent of Chowkies.	
	erintendent of Calcutta	
	otteries	
Ditt	to of Resources in the Up-	
	er Provinces	
	to of Stamps	
	perintendents of Police.	
	perintendent of Telegraphic	
Ċ	ommunication	
	to's European Assistants.	
		On the same footing as
Dit	to's Native Agents.	On the same footing as those under the Commissariat
	•	Department,
Sec	retary to the Canal Com	
	nittee	
	ierintendent of (anals and	
Sur	ron Bridges	
S	hakesperian Bridges, and	\$
	Micial Correspondence	

Military.

(The Commander in Chief.

Adjutant General of King's ?

Ditto's Deputy.

Ditto's Assistant.

Ditto of Company's Troops.

Ditto ditto's Deputy.

Ditto ditto's Assistant.

Adjutants of Corps.

Their Official Letters to Officers of the same Corps who are detached, to be franked by the Commanding Officers of their Corps.

Superscribing " Clothing " Department, (1st, 2d, &c.)

" Division."

Agents for Army Clothing .

Auditor General. Ditto's Deputy Barrack Masters. Ditto's Assistants.

Ditto's Native Agents ..

Chief Engineer.

Their Letters to be franked by Commanding Officers of Stations and Posts.

Corresponding with Engi-

neer Officers,

When addressing detached Officers of their own Corps; Commissaraies or Deputy Commissaries of Magazines; Conductors of Ordnance in charge of Stores; Superintending Surgeons; and the Officer who pays the Stipends of the Families of Native Troops on Foreign Service.

Their Official correspondence with the Commanding Officer of Horse Artillery.

His ditto, with the Officer Commanding the Corps of Pio-

91h.<

Commundant of Arullery... Communding Officer of ditto in the Field.

Ditto

Commissary General. Ditto's Deputy. Ditto's Assistants.

Ditto's Native Agents..

Their Letters to the Commissary General, and Commissariat Officers, to be franked by Commanding Officers of Stations and Posts.

When addressing the Commissaries of other Magazines; Conductors, or other Officers proceeding in charge of Stores, and Commanding Officers of Stations.

When addressing Commissaries and Deputy Commissa- ries of Magazines; and Com-Conductors of Stores... manding Officers of Posts and Corresponding with their Engineer Officers..... Fort Major, ... cf Fort Wm. Fort Adjutant, 5 Official.—Orders, 10th Ap-General Officers on the Staff. . ? ril, 1822. Addressing a Deputy Judge Advocate; and Commanding Judge Advocate General. ... Officers of Stations. Ditto the Judge Advocate Disto Deputy) General; and ditio Addressing Brigade Majors of other Stations; Military and Medical Boards; Anditor General Commanding Officers of Posts, Stations and Detachments; Superintending Majors of Brigade ... Surgeons: chaptairs: Judge Advocate General, or his Deputies; and the For Major of Fort William Subscribing, " Family Sub-Officer who pays the Stipends ? " sistence of Native Troops." of Native (of Families Troops on Foreign Service. Corresp uding with Commander in Chief; the Secretary to Government in the Military Department; Adjutants General; Auditor General; Paymasters; Military and Medical Boards; except with respect to Letters on their own concerns, as described an the 5th and 6th Regulations of the Appendix, which are (particularly the latter) in full force; and all Post Masters are hereby enjoined, strictly to see, that they are not evaded in any shape, to the prejudice of the public Revenue. Addressing the Military and Medical Boards: Auditor General, or his Deputy; Paymasters; Quarter Master Ge-

Ditto, Commanding Posts Sta-

tions and Detachments, .

neral, or his Deputy; and

Commanding Officers of other Posts, Stations or Detach-

ments.

Officers Commanding Provin- I ditor General; Paymasters; cial Corps. ...

Ditto, Detached, tho' not Commanding.

Ditto, Commanding Posts and Detachments. ...

Addressing the Communding Officers of their own Corps, Commanding Officers of other Posts, Stations and Detachments; Commissaries, or Deputy Commissaries of Magazines; Conductors in charge of Stores: and Station Majors of Brigade.

Corresponding with the Au-Revenue, Military and Medical Boards.

Addressing Officers Commanding their own Corps.

At the Presidency, shall carry their Letters to the Adjutant General, who, being satisfied that they are exclu-Ditto, on duty, or leave of ab.; sively on the Public Service. will frank them: - And at the subordinates, - the Command. ing Officers of Stations are to be applied to for the same purpose.

Their Letters to be restrict. ed to one single sheet of ordinary papers to bear on them the names and designation of Commanding Officers (or in case of their absence, of the next in rank, acting for them) of the Regiment, Corps, or (Detachment to which the writers belong (they being at the time, bouafide in the Service.) to which shall be added the words "Soldier's Letter." -The first part of this Rule applies to Letters addressed To Non Commissioned Of. ficers.

All Letters marked "Orphan Society" coming from, or addressed to the following Persons. bearing on the Envelopes, their names and Official situations, shall be received I free of Postage, viz.

Deputy Governor of the

Orphan Society.

Secretary to the General Management of dittor Secretaries to the Station

Committees of ditto.

91b - -

Ditto, Non-Commissioned.

Orphan Society.

charge in the absence of the

LSupervisor.

	Military Widow's Fund,	Privilege of Franking li- mited to the President, or Ac- ting President, for the time being. Letters to be Super- scribed "Bengal Military Wi- dow's Fund"
	Pay Masters of King's Regi.	Corresponding with the Pay Master to the King's. Froops at the Presidency.
	Ditto of Stations. Persian Interpreter to the Commander in Chief. Political Agents to the Governor General, Presidents of Off-Reckoning	· · · · · · · · · · · · · · · · · · ·
	Committees. Ditto of Compensation ditto, Quarter Master General of King's Troops Ditto of Company's ditto	}
1	Ditto Ditto's Deputy	Corresponding with the Quarter Traster General: Bar-rack Masters: and command. ing Officers of Posts and Stations and a Atlanabad
th.⊲	Quarter Master of Corps	their Office who are a standard of their was
	Regulating Officers	Board of Revene ; he Andi- tor General, and Paymasters.
	Residents at Foreign Courts Secretary to the Commander in Chief. Ditto to the Military Board Ditto Ditto's First Assistant	
	Ditto to the Board of Super- intendence.	Corresponding with the Su- perintendent at Poosa. Ditto on business of the Ar-
	Ditto to the Clothing Board. Ditto and Accountant of the Telegraphic Committee	my Clathing
	Ditto to the Committee for reporting on Lt. Schalch's Plaus.	Counting in Carlon.
₹4°	Supervisor of the Hissar Esta-	Addressing authorities strictly on affairs relating thereto. To be superscribed "Hissar Establishment," and officially endersed Privilege extended to the Assistant in charge in the absence of the

Soldiers, and Non-Commis-Z sioued Officers.

Public ! of Superintendents Western Provinces,.

Their Letters to be restricted to one single sheet of ordinary paper; to bear on them the names and designations of Commanding Officers, (or in case of their absence, of the next in rank, acting for them) of the Regiment, Corps or Detachment to which the writers belong (they being at the time, bona fide in the Service). to which shall be added, the words "Soldier's Letter." -The first part of this rule applies to Letters addressed To Non-Commissioned Officers and Soldiers.

All letters from them, to Public Officers and Individuals, on subjects connected with their official duties. The Postage for all Letters to Buildings in the Lower and them, from Public Officers and Individuals engaged in the execution of Works under their authority, to be charged in their accounts for those

WOILS.

Ditto's Assistants.

Ditto's Native Agents,

Superintendents of the Trigo nometrical Survey of India,

Ditto's Subordinates, ... Superintendent of the Road between Benares and Allaha

Ditto & Director of Te with phic Communication.....

Ditto's European Assistants.

Surveyor General, \ veyors.

Their Letters to be frank. ed by Olöcers commanding Catations and Posts.

When addressing each other.

O. the same footing as those Ditto's Native Agents. and the commissariat De-

All Reports, Review Rolls, Indents and Returns, addressed to the Officers for whom they are intended, if compactly made up. and Superscribed as such, by the Officers making the despatch, will be received free of Postage.

9th.

[The Honorable Company's Marine. The Master Attendant. " Marine Surveyor. ,, Secretary to the Board. " Embarkation Committee and Secretary. Medical The Apothecary General " Secretary to the Board. Addressing the Board; Surgeous and Assistant Surgeous ; and commanding Officers of Superintending Surgeons Posts and Stations, in their Cown Districts. 17th.< Surgeons, and..... Do. the Superintending Sur-Ditto Assistant...... I geons of their own Divisions. The Superintendent Gen. of Va. 5 Not entitled to the privicination and his Subordinate (lege of franking. Limited to (orrespondence Superintendent of the Eye Istrictly connected therewith. To be endorsed "Eye Hospi-[tal," and officially endorsed. Miscellaneous. Addressing persons in India, Addressing persons in inqua, but not to Europe, except to Governors of Settlements.... (public officers. Agents at the other Presiden-) Their Letters to the Sucies to the Superintendent of perintendent. the Calcutta Lotteries..... Addressing the Authorities In England, specified in the Individuals in India... 1st, 2d and 3d Divisions of Cthis list. Medical Officer with the Tan-) jore Rajah on a Pilgrimage. Superintendent of the Betani- } ___ " To and from." cal Garden Ditto of ditto in the Upper (On matters relating to the Superintendent General of Government Plantations ... To the Secretary of the Superintendence Buard of The Public. ... (" On Stud Service." Commercial Superintendent at Limited to the business of Mooradabad also Lieutenan: Gerrard and his Gomastah's (the Department. Letters, English and Persian. Their Despatches by the public mail; will be franked Vakeels of Native Powers. by the Persian Secretary to

Lthe Government.

Zemindars and Others { All their Letters to the Superintendent of Police Lower Provinces.

Note. - Should any Officers discover, that the mention of them has been inadvertently omitted in the foregoing list, they are requested to send the authorny under which they claim the privilege of Franking, to the Post Master General, who, upon being satisfied that it has been granted to them, will cause the necessary corrections to be made, in the reprints of this Notice.

APPENDIX TO RULES AND REGULATIONS, VIZ.

1st' Officers Civil and Mulitary, not named in the foregoing list, who may have occasion I madide to address Letters on the Service, the Postage of which is properly chargeable to Government, will be indemnified in such expense, by making application to the Civil Anditor, or Military Andi: r General, staring the circumstance which rendered such Correspondence necessary.

2d. Letters addressed "On the Service," shall bear on their Enveloces, the Official Designations of the Officers to whom they are addressed, as well as the Names and Official Designations, in their own hand writing, of the Officeraby whom such Letters' are written.

3d - I is to be understood, that the exemption from Postage granted to Public Officer ander Government, is limited to minist pendence born fide on the Posthe Service; and that we scribed form small cochave been strictly observed services are to be rejected at the wiff that Post Oncors, unless the of Postage he than send red. But, as the Common con-Field; the ecretaries to Gover ment in the corea is gartments; the Private occepation to the Concessor that the minumber in the figure Post Master General galler Received stat Foreign Courts; and the Agents to the Governor General, rong has correspond to corre sond with Individuals on public numbers thought of an an Official form; orwait I, tiers on public business from these Officers, shall he exempted from Postage, when superscribed with their Names and Official Designations, and the addition of the word "Private."

4th .-- To prevent confusion in the Public Accounts, and guard against disputes and misrepresentations of the delivering Peous,-All persons, receiving Letters from them, are required forthwith to pay the amount of Postage, according to the Post Office charge thereon. If, however, the Receiver should think, that the charge so marked is in excess of the established rate, he should address himself in writing, to the Post Master General, who will cause an immediate investigation to be made into the complaint, and if it prove well founded, order the surcharge to be refunded. Ou the other hand, if the rate of Postage charged appears to him to be accurate, he will give the necessary explanation. Should the Complainant still be dissatisfied, he is at liberty to appeal to the Governor General in Council. The same course is to be pursued, where the complaint arises from Letters being charged with Pustage, which the writers, or the Persons to whom they may be addressed, shall consider to be entitled to pass free.

5th - That, when Public Officers under Government shall have occasion to correspond with Individuals not on the Public Service, as in the case of transmitting Bills of Exchange, Promissory Notes, Receipts, or any other description of Government Securities, &c. &c. &c. the Public Officers for warding such Letters, shall superscribe their

Official Signatures, and the Words. "Bearing Postage."—When hetters having such superscription shall be received at the General Post Office the Postage will not be demanded, but the Post Masters of the Stations to which the letters go, shall collect the amount from the Parties to whom they may be addressed and delivered. When, on the contrary, such letters are addressed by an Individual to a Public Officer of Government, the Postage shall be required from the Per-

sons delivering such Letters at the Post Office.

6th.—In publishing the foregoing List, the Public are desired to take notice; that the privilege of franking Letters having been authorized by the Most Noble the Governor General in Council, for the express purpose of affording every necessary facility to correspondence on the public Business; His Lordship in Council confidently trusts, that this Privilege will not be applied to correspondence on the Private Affairs of Individuals. The Governor General in Council is at the same time pleased to declare,—that any deviation from a strict observance of this Rule, will not fail to subject persons who shall either practise, or commune at such abuses,—to the most severo Displeasure of Government: And if any instances of such practice shall come to the knowledge of the Post Master General, or Sullar-dinate Post Masters, or of any of the Public Officers of Government, whether Civil or Military, they are directed to sub it he same, for the information of the Most Noble the Governor General in Council.

N. B.—The foregoing List, Remarks, & ales and Regulations are applicable to Banghy Parcels, as well a to Letters and Letter

Packets.

COLIN SHAKESPEAR,

Calculta, General Post Office, July 25, 1825. Post Muster General.

WEIGHT OF LETTERS.

It having been brought to the notice of Government, by the representation of the Post Master General, through the Board of Revenue, that much inconvenience arises from the prevailing practice of Public Officers inadvertently transmitting to Post Offices Letter Packels and Parcels, greatly exceeding the prescribed Weight (of 25 Sa Wt.) which are of consequence made over for transmission by Baughee thereby incurring delay and probable injury, that might otherwise in a great measure he avoided; the Governor General in Council is pleased to direct as follows:

1st. That the strictest attention be paid in every Department, throughout the Service, to the making up of Parcels, not to exceed

the prescribed limitation of Weight.

2dly. That when two or more Parcels of such description are delivered at a Post Office, containing Papers connected one with the other, it will be at the option of the Deputy Post Master to forward them to the Presidency, either by the same Mail if circumstances permit or separately by two or more successive Mails, in order that Mails may not be surcharged and their contents rendered insecure, especially in the Rainy Season.

adly. That as Paper Parcels are not always made up in the most compact form they are susceptible of and althor there is often an unscessary expenditure of the Honbie Company's Stationery within; the contingent envelope of Letters, and Accounts of importance, is frequently of flimsy Country paper, of the worst kind, forming an

Authorities are therefore hereby enjoined to require of their Executive Officer unremitting attention to these defects, and to the observance of such precautions, as will prevent, for the future, the Dawks being unnecessarily loaded, to the interruption of their progress, and to the encrease of very serious inconvenience, as well as unmerited responsibility to the Post Office Department.

By Command of His Excellency the Most Noble the Governor

General in Council,

COLIN SHAKESPEAR,

August 17, 1821.

Post Marter General,

OVERLAND DESPATCH.

Letters are transmitted to England, via Bagdad, Smyrna, and Malta, under the following regulations:

1. The letters are not to exceed in length, 4 inches, in breadth 2 inches. They must not be sealed with wax, and must not be of

greater weight than one sicca rupee

2. No letters received at the post office, for overland despatch, but such as are accompanied by a note, specifying the writer, and with the writer's name signed under the address; and they must be countersigned by he post master general, previously to being deposited in the packet, a a warrant of permission.

3. Postage is paid on the delivery of such letters, in the office, at the following rates, viz — Ten sicca rupees for a single letter, weighing quarter of a sicca rupee, and under. Fifteen sicca rupees, weighing from quarter to haif a sicca rupee. Twenty sicca rupees,

weighing from half to one sicca rupee.

Letters for Bushire, Bussorah, Aleppo, Smyrna, Constantinople, and Malta, are received and despatched by the above mode of conveyance. Those for Bushire and Bussorah pay at the rate of letters from Calcutta to Bombay, with ship postage. Those from hagdad, Aleppo, and Smyrua, for each single letter sicca rupees 4, and progressively as above to 8 rupees. Those for Constantinople and Malta, 6 sicca rupees fur each single letter, progressively to 12 sicca rupees.

5 On letters which are sent from the provincial stations, for the overland packets, the regular inland postage is charged in addition,

to the above rates

6. The number of overlaud packets from India to England are three in each year, and the undermentioned periods are fixed for their despatch from rombay, viz. On the 5th February, on the 5th May, and on the 5th November; and further, in order that letters from Bengal may arrive at Bombay in good time to profit by this mude of conveyance, overland packets are made up in the general post office in Calcutta, and forwarded to that presidence on the following days, viz. The 15th January, the 15th April, and the 10th October,

As the Regulations of this office regarding Overland Letters, published under date the 24th May, 1813, were framed at a time when their transmission could not be effected by a less circuitous route than that of Smyrna and Malta, and the late happy events in Europe have apparently removed the obstacles which before prevented a more direct correspondence from being satisfactorily maintained between the distant parts of that Continent and Great Britain with

India;—The Post Master General considers it may be useful to the Public to intimate that he is not aware of any objection to the dispatch of Letters, under the principal provisions of the abovementioned Regulations by the way of Constantinople and Vienna. And that for this purpose, it appears to him to be only necessary, that such persons who wish their Overland Letters from London, or any place in England to be so forwarded, should clearly write immediately over the addresses on them, these words, namely. 'Via Cons autinople and Vienna,'

Letters with this superscription will be despatched accordingly:—
and it will be understood here, that those which do not bear it are
intended to be sent, as heretofore, by the routes of Smyrna and Malta.
September 13, 1814

J. Hall, P. M. G.

BANGEY POSTAGE.

also letters exceeding 21 sa. wi. are received at the different past offices for transmission by bangey. On such parcels, &c. as do not weight more than 50 sa wt single postage is charged according to the rates specified in Table of Inland Rates and Banger Postage; on such as exceed 50, but do not exceed 100 sa, wt notable pastage is levied, and so on in proportion.

2. Letters or parcels exceeding 21 sq. wt addressed to stations to which no hanges is disperched, will be forwarded by dawk, at the

banger rates of nostage.

3. Any person arrows to g to forward a letter under the prescribed weight by the banger, in the shape of a parcel or package becomes hable to the full postage chargeable on a letter of 21 sa. wt. And when any parcel is delivered for the transmission by bangey, the post master is authorized to call on the party from whom it comes, for a written declaration, signifying that such parcel is bona fide of that description, to which the bangy conveyance is appropriated. The above rule of course is not applicable to the case of ship letters exceeding 8 sicca weight.

4. Four bangies are despatched weekly, to the different stations under this presidency, on Tuesday and Friday for government, and on Wednesday and Saturday for the public; bangies are also despatched on every Wednesday and Saturday to Fort St. George and

the intermediate stations.

5. Parcels intended for transmission by bangey, must be sent to the post office, between the hours of 10 and 2, on the day preceding

that on which the bangy is dispatched.

6. On the application of individuals, entire bangies will be furnished from Calcutta, to any subordinate station, or from thence to Calcutta, at half the rate, which would be charged for the same, to send in separate parcels.

7. It is recommended, that all parcels intended for transmission by hangey, be at all times carefully packed in strong cloth, and

during the rainy season, in wax cloth.

As packages despatched by Dawk Bangbee in the Rainy Season, are occasionally hable to injury, notwithstanding every practicable precaution is used for their security; this Department cannot be responsible for any accidents that may occur.

This notice is applicable to Stamped Papers sent from the Stamp

Office, although in tin boxes with the lids soldered down.

COLIN SHAKESPEAR,

Post Master General.

DAK BANGEYS TO MADRAS AND HYDRABAD

Notice is hereby given, that the prescribed limitations authorized by the Madras Government for the Size and Weight of Private Parcels for transmission by Dak Banghy are as follows; viz Not to exceed in measurement 9 Cubic Inches, or 729 solid inches, nor in weight 7 Ins; and that, in consequence, Parcels in future sent to the General Post Office for conveyance by Dak Banghy to that Presidency, or to Hy rabad most be made up conformably thereto, as in cases where they exceed the limitation specified they will be liable to rejection, unless satisfactory reasons are assigned for an unavoidable deviation from the Rule.

OLEN SHAKESPEAR.

Januars 9, 1816 - Post Master General:

The Public are hereby informed, that Dak Banghy burdars will from the 5th Instant, he nosted on the Rout from Calcutta to Nagpore via Tomlook Midnayore, Kaikarinjeah, Sumbulpore, and Raipore; Bangies will accordingly, he despatched twice in each work, we early on Wednesday and Saturday Morning. If Parcels are derivered at the General Post Office on the preceding Tuesday and Friday before two o'Clock of those days.

COLIN SHAKESPEAR,

October 1, 1825.

Post Master General.

DAWK BEARERS.

Notice is hereby given, that whenever Dawk Bearers are laid, Four Rupees will be transmitted from the General Post Office, for the payment of the Bearers. Ranghies and Mussaledies, at each Stand and that no ordination will be rwill by authority he made from this amount; and that if the full amount should not be naid by the persons employed to pay the learers, ready attention will be given to any representation on and subject, which may be made at the General Post Office.

P. Treves, Acting P. M. G. December 29, 1819

Notice is hereby given, that the detention of dawk hearers by travellers on the road having accasioned a unuch greater expence, than the lately reduced rate of 8 annas per mile, the subject of demurrage has been submitted to the consideration of Government, and His Excellency the Most Noble the Governor General, in Council has been pleased to resolve, that hearafter, on addition to the abovementioned rate of 8 annas per mile for conveying Pravellers by dawk hearers a further parment of 4 annas per mile shall be made in deposit by all persons who may require them to be posted by officers, of this department, to cover the contingency; -and that in cases of detention which the travellers may avoid, the extra hire of the bearers shall be paid from the deposits of 4 agnas per mile; and in the event of no delay occurring, the same shall be returned, on their application, to the persons from whom they were received. P. TREVES, P. M. G. March 22, 1820.

Notice is hereby given, that extra deposit in Cash on account of Dawk Bearers, to cover incidental demurrage, are navable on demand at the General Post Office, and all other Subordinate Post Offices, wheresoever made, to the Traveller transmitting a Certificate from the Post Master in advance, where the Journey may terminate, that no delay has accurred beyond the prescribed limitation of time to out stations, or such further convenience as may be specified in the orders issued, which are given in conformity, to written applications for Dawk Bearers

General Post Office,)
27th November 1823.

COLIN SHAKESPEAR,

Post Master General.

TABLE OF INLAND RATES OF LETTER AND BANGY POSTAGE

		Letter		Bang.	
FROM FORT WILLIAM TO	Lette	a. W	21 Sa	i.	
	or a	ng 1	From	Veig	
	Rs.	Δe		As.	
Barrackpore, Hooghly, Chanderungore, Barripore, Fultah, Cul- pee, Dum-Dum, Barnser, Hurripaul, Tumlook and Byandy	0	2	0	4	
Burdwan, Bissenpore, Golagore, Jessore, Keerpoy, Mirzapore, Culno, Nuddea, Sooksagore and Santipore	0	3	0	8	
Beerbhoom, Berhampore, Bauleah, Balasore, Contai, Cutwah.) Commercelly, Culna, Monshedabad, Mamoodpore, Midna pore, Rogonarpore and Socrool	0	4	0	12	
Backergunge, Cuttack, Dacca, Hazaree, Hurrial, Malda, Nat-	0	5	2	0	
Chiera, Sheergotty, Gyah, Moongheer, Bhaugaipore, Purnea, Tunjepoor, Dinagepore, Rongpore, Comilla, Luckipore, Bullouth, Putiyghaut, Juggurnauth, Susseram and Nautpore, via Purnea.	0	6	1	6	
Patna, Dinapore, Hajepoore, Seebgunge, Coochbehat, My- mensiog, Sythet, Chittagong, Ganjam and Sumbulvore	0	7	ı	4	
Mirzapore, Chunar, Benares, Ghazeepore, Buxar, Arrah Chup-	0	8	1	8	
Allahahad, Juanpore, Azimghur, Mhow and Tirhoot	0	9		10	
Currah Manickpore, Pertaubghur, Sultan pore, and R vepore	0	10	1	12	
Banda, Byramghaut, Cawnpore, Captaingung, Fyzabad, Gur-	0	11		0	
Belgrain, Canouge and Kairabad	0	12	2	4	
Baraitch, Etawah, Furruckahad, Mynpooree, Camp Saugor? Hutta, Jubbulpore, Bhopant, Nagpore, Khusgung, Shekoabad S	U	13	2	\$	
Agra, Allyghur, Beejaghur, Ferozabad, Muttra, Sarsaev, Mhow Kotah, Odipore, Indore, and Gwalior	0	14	2	12	
Anopsheer, Bareilly, Hydrabad, Province Jeytuck, via Saha- runpore	0	15	3	0	
Chandowsev Delhi, Moradabad, & Dhuon, & Gurwahl via Delhi		0	3	2	
Meerut, Rewarree, and Panniput	1 1	9	3	Ř	
Pooneh Rumbay and Gozana and harman and and and and and and and and and a	l î		No	n e	
Madras, (full postage)	1	6	4	0	
Kurnaul, Saharunpore, Rajepotna, and Neemuch Poonah, Bombay, and Goa Madras, (full postage) Ceylon, (full postage)	2	8	No	90	

POSTAGE OF LETTERS.

THE FOLLOWING STATIONS PASS THROUGH NAPAUL HILLS.

Via Principal Stations	Names of Places.	Letters not	exceeding 1 Sa. Wt.	Banghy not	10 58 52. W.
		Rs.	A 8.	Ks.	As.
Purneah,	Nauthpore,	0	7	1	0
Dimpore;	Ramnaghur,	0	0 7 9 11 2 15	1	14
			7		•
Mowderpore	Rosomanpore,	0	9	1	0
Grackpore	(Gurwa)	ו נ	11	3	0
	Almorah	ł L	2	3	0
Bareilly	Port Moira,	j 0	15	3	0
	Champawat,	0	15	3	0
` **	Dhoon		0	3	0
Delhi,}	Loodeanah	1	0	3	0
1	Hordwar,			3	
Saharunpore,	Jufack, in Garmore,	1	8	3	0

Table of Rates of Travelling by Dawk Bearers.

-		<u> </u>			
Estimated Time.	STATIONS.	Estimale Distance.	Previous Notice.	Amount.	
$\overline{D'ys}$	From Calcutta to	Mile	Day	Sa. I	52.
$\frac{11\frac{1}{2}}{7}$	Agra, viå Ally Ghur	958	8	479 957	Ü
103	Alla Char and Company and Minneys	836	5	418	0
Ţ	Ally Ghur, via Cawnpore and Minpoury			46	•
21	Rajasore, viå Midnapore	156	3	78	0
112	Bandah, via Allahabad	634		317 49	8
91	Bankoetah			82	8
$2^{\frac{2}{2}}$	Baulleah		_	60	•
2 6	Benaies, via New Route		4.	218	Œ
8	Benares, v.& Old Route			382	0
5	Bhangu nore, via Moorshedahad	274	-	137	0
14	Bissoonpore	80		4() 33	ŏ
4	Burdwan	66	2	20	
5	Culana	257	6	128	8
9	Calgong Cawnpore, viâ Aliahand			319	9
5 9 21 6	Chass. near Kennery		3	86	5
6	Chunar	444	5	222	0
-	conmercelly, (with additional 10 Bunees)	124		72 128	0
4	Cutiack, viå Midnapore	25 5	4	120	
3	Dacca, (with additional 12 Runees)	171	5	97	-
12 5 5	Dethi		_	498	Q
5	Dinapore		4	201	0
	Dinagenme, via Dewausurray		6	130	8
ģ	Dourhatta and Hurripaul	32	1	16	
24	Furriduore, (with additional 12 Rupees)	140	5	82	0
10	Futty Ghnr, via Cawnpore		6	3 60	0
51				176	8
8	Ganjam, viâ Midnapore		5	244	0
8 ⁻	Gazeepore, via Acoree			211	0
2 8	Godagurry, via Dewansurroy				0
	Gurnekpore, vià Benares and Juanpore		6	280	
41	Gyah	322	3	61	0
35	Hazarrebaugh	250	3	125	0
1	Jessore, (with additional 5 Rupees)	74	4	42	0
1 2 7 5	Joynagore, (with additional 10 Rupees)	724		72	0
7	Juanpare, via Benares,	472	5	_	0
5	Juggernauth	193	5	146	8
7	Jungeepore	144	4	72	u
1/2	Keerpny viå Doorhatta	56	3	28	0
1	Ki-hennagore	58	3		0
63	Kissengunge via Beerstrye		6	1.08	8
9	L hugong via Mirzapore	636	7	319	0
8	Lucknow, via Benares	616	6	380	0
13	Mahomedpore (with additional 10 Rupees)	115	5	67	8
3	Maldah Wallanal to Kupersy	927	5 1	113	8
124	Merrath	930	7	465	
	Midnapore	91	0	45	8
_	•				

Estimeted Time.	STATIONS.	Estimate Distance.	Premous Notice	Amount.	
$\widetilde{m{D}'ys}$	From Calcutta to	Mile		Sa.	Rs.
7	Mirzapore, vià New Rou e	176	5	238	0
6	Moonghyr	:'7	6	158	8
13	Moorshedabad	131	4	65	8
117	Muttra	991	8	495	8
_		i		_	
3	Nattore	191	5	95	R
1	Nuddeah	68	2	31	0
-		000		100	^
5	Patoa, via New Route		_	196	0
74	Patoa, viâ Old Route		6	207	0
23	Pertaub Goor, viâ Juanpore	200	6,	3 2 0 87	0
6	Pubna, (with additional 10 Rupees)	151 285		1.2	8
	Purneah, via Beershye	203	U	1 :2	G
31	Rajemehal.	203	5	101	8
4	Ramghur		3	145	8
2	Ruggomauthpore	1 1	2	68	8
6	Rungpore, via Dinagepore		$\tilde{6}$	148	8
_	angpore, via sinagepore	_0,			_
1	Santipore	50	2	25	0
-5	Sassaram		3	181	0
14	Seharunpore	1000	7	500	0
4	Sheerghatty	306	3	153	0
7	Saltanpore, via Juanpore	524	6	288	a
		!			
6 1	Tirhoot, via New Route	4321	.5	216	0
7	Trhoot, via Old Route	462	6	231	0
1	Tumlook	501	3	25	()

N. B.—The Charges for Bearers to and from Places not mentioned in the preceding Tables or which is not fixed, shall be at the rate of Eight (8) Annas per Mile, including the cost of Oil and Mushalls—The amount of Stationing Bearers to be paid in advance, with a deposit of Four (4) Annas per Mile, which shall be refunded if demurrage is not incurred on the road by Travellers, in consequence of the difficulties experienced in procuring Bearers at the Stations bordering on the Dominions of Oude and beyond the British frontiers, the charge will be at One (1) Rupee per Mile, Persons wishing to Travel in the Eastern Division, viz. from Calcutta to Dacca, &c. are liable to the additional charges above stated—Bearers not being otherwise procurable.

DAWK STAGES.

CALCUTTA TO CAWNPORE.

Collipore, 104 104 Rachingu, 104 104 Rachingu, 104 203 Buriah Kerbeh, 105 203 Buriah Kerbeh, 105 203 Buriah Kerbeh, 105 203 Buriah Kerbeh, 105 203 Buriah Kerbeh, 105 203 Buriah Kerbeh, 105 203 Buriah Kerbeh, 105 203 Buriah Kerbeh, 105 203 Buriah Kerbeh, 105 203 Buriah Kerbeh, 105 203 Buriah Kerbeh, 105 203 Buriah Kerbeh, 105 203 Buriah Kerbeh, 105 203 Buriah Kerbeh, 105 203 Buriah, 105 203 Buriah Kerbeh, 105 2	0 0 256 2 Bawaud, 12 0 482 4 0 265 2 Siddabaun, 10 0 462 4 10 1 275 6 Enitesarc, 10 0 502 4 10 1 282 2 Allahahad, 8 510 1 0 0 295 3 Begomsurraye, 6 0 516 1 0 2 304 5 Quillhah. 6 0 522 4 10 0 314 6 Alumchund, 8 0 536 1 10 1 336 5 Shazadpore, 6 544 4 9 6 348 3 Affoe, 12 0 568 1 9 1 355 7 Hottegnnge, 12 0 568 1 5 1 361 3 Nobastali, 8 0 576 4
Gowandee 921265 Baroon,	9 6 348 5 Affoe, 12 0 550 k 9 4 355 7 Hottegnnge, 12 0 568 4 9 7 374 2 Futreepore, 10 0 586 4 10 3 384 5 Koomerpore, 10 0 596 4 10 3 395 0 Khazeali, 6 0 602 4 10 5 41 4 Chundraphorali, 8 0 610 4 9 5 41 4 Chundraphorali, 8 0 618 4 9 0 425 4 Romerpore, 10 0 628 4 8 0 432 4 Campore, 10 0 638 4

CALCUTTA TO MOORSHEDABAD VIA CULNA.

Calcutta, 8 Culnah, Summonderghur, Coomereah, Coomereah, Baultolly, Augurdeen, 8 Lochoorah, 8 Coolbarrigh, Co	Boftali, Moorshedabad,	M F. P. 8 12 118
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CALCUTTA TO DACCA.

Calcutta, Gouriepote, Moorley, Belguriah, Jonnapool, Bugchurah Bongow, Bursah	Bunvallie, Puiloghaut, Dvetuilah, Rajapore Dhe ullah, Boonsghutty, Nohnttah, Mohomedpore,	8 3 8 4	Bahcopore, Hodgegunge, Monyaut, Nabobguoge, Tacoorpore,	8 8	
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STAGING BUNGULOWS ON THE ROAD TO BENARES BUILT BY GOVERNMENT 1824

			17151	HHCE	
_	STATIONS.	M1 es.	Funengs	Zillahs.	REMARKS.
1 (Chandi-olah Doorhuttah Playapore Kutoolpore Jeyporo Ramsag T Baocoolab Arrara Rogonsuthpore Chandan Keary—Bokaru Tourent Tourent Chass Angwallee—Kaunjoo Nullah Gomea. Chuttoor Peegwar—Komar Nuddie Hazareebaug	9 15 1-7 1 12 17 10 17 11 14 1-13	4 4 0 - 3 - 1 0 -	Junele Mehale. Ho white	The Bunga ows are furnished and have a double of of at at theents with ochens and Ou offices. A Kitmoda, a Bearer and a Sweeper, are attached to each Applications for the use of the Bongolows to be made in the Post Masters of the Route. A Tax of two Rupees for the use of each, and every Buogalow, is to be maid in advance. It is expected that Travellers will not occupy, apartments in the Bungulous above one day, and a night at the most. There is also a Serai for Native Travellers at each biage, with a Chokeedar and Sweeper attached. N. B. The position of each Bungulows and serai at the Stations of becares and Pinarkone were subsequently oredered.
	Nutcumsandy Penarkone Kanachettee—Koodoah N. Dunghye Pass. Sheergests—Mohur R. Mundunpoor Norunga Baroon—Soane R.	ļ	5 > 3 (3 4 0 4	illan R	Six new Staging Bungalows are new building between Sheergorty and Patna. There is a but Spring about 1 Miles West of Kurkansanay, 50 tands off the read on the left bank of the Bulbul River—The Thermometer dispessing the Spring in December 1823, rose to 1:29.
3 0	Jehanabad—Doorgatty R Mohumuesh Nobutpore—Carramnassa R	16 14 15 16	5 3	Sh habad	From Ilaroon to Rotas is about 26 Miles. From Sassaram to Arrah is 50 Miles.
3 2	Bonsres-Gonges	2	2	114	

GENERAL POST OFFICE, February, 1826. COLIN SHAKESPEAR,
Post Master General,

N. B — The measured distance from the Government house to the first Bungulow just clear of the Sulkes Bazar, is four Miles, one Furlong, sixteen Poles, four Yards.

LIST OF DAK STAGES FROM CALCUTTA TO BENARES, NEW MILITARY ROAD.

-		Des	tun	Cto	ŝ		گِلَالِ السَّمَالِيَّةِ عِنْ فِي الْمِيْدِ فِي الْمِيْدِ فِي الْمِيْدِ فِي الْمِيْدِ فِي الْمِيْدِ فِي الْمِيْدِ المُّلِدُ المُنْ الْمُنْ الْمِيْدِ فِي الْمِيْدِ فِي الْمِيْدِ فِي الْمِيْدِ فِي الْمِيْدِ فِي الْمِيْدِ فِي ا
Staves		Des		_ ;	101		
St					112.1	Dalaciant Divers	
of	NAMES.				115	Principal Rivers,	REMARKS.
	TALE NATION 6		Furlongs	<u>.</u>	ı gı	and Torrents	
Number		S.	los		taging		,
2		Miles	11.	* 7	Ę		
2		7	I		?		
_	Calcutta	~	i '			Houghly River	The new road to Sum-
יר	" livpore	10	4	13		Damoodah Piver	beloore via Singhboon
2	Eil pore			U.	}	Mandasury Nad	- tike- off at Jehanabad
	Estit por C	١				die	W. of Koolkee and East
3	Paharpore	9	6	3 9			f the Palkissore River.
4	Lussou porc	_	6	AR.			AS akesp sriambridge,
5		9	1			Dalkissore River	160 lectSpan by 93, Bis-
6	duamooksh	9		20			scupore 20 Miles E st . f
9	aj.ong	10	Ų	32		Berai Torrent.	Banc or that cai, he
ا _							ing the original rected
	Biss-upore	•	7	3 8		1	The rose to Mulespore
	Owndah	9		0		Da kissore River	The roat to Miduapore crikes off S. W. of Bis-
	dootsher of Bincourah	9	0	18			se ore Much lungle
11	Chachah	9	·	3			netween Bissenpore and
							wndah.
30	Amanul	9	6	ก	1	langara Torrent.	W. Th. 16. 18
12	Arrarah		0	٦١		near Arrah	ah to Bi dwan is va So-
	Rogoonanihpo e	9	1 3	6	•		n inc ke
	Dooleanad		0	2:			A Sha . e - pear an ! Tigo
	\mot altar	9	٩	5	1	[o 132 fee by 5 reet, 16
	Chandra	ī	2 2	i		ţ	M 1 s Nest of ' a coorab,
			1	١	1		at Dangara.
18	Chas	1	5	28	R	Damoodah River	The Danoo ah River is
	Kernaree	C.		28		poakaraa Naddie	bout half a ife broad.
	Bussareali	11	6	I -	1	Bulbut River	At Toolkie Ghal hetween
21	Goom ab	1	Ì	0	1		Rocking in and Hazaree.
	Ch otee	1		7			baugh the ascent is steep.
	Nurkundy		1	2	ı	Was no Was Adding	A Shakequearian Mala-
	Racb ngha			20		Konar Nuddie	ure Portabl RopeBridge
	Burrakurbeh } Haza-	1 -					264 fee by 4 icet.
	Jeelmah Sreehang) '	10	B	Bearwah Torrent	AS "kespentian Bridge
	Kutkumsaudy		0		$ _{\mathcal{B}}$		112fee by 5 feet, 63 Miles
Za	Penarkone	•	ľ	i	B		A est of Hazareebang
90	Du igradie	11	-4	. 0		Gover Turreh	(A Shakemearun
	Dunghy - Pass		1 7		1	Torr nt	Bridge, 147 feet apan
	Amaroot	ġ		27			by 9, 30 mil s West of
<u>.</u>		ļ		1	1		(Hazareebaug.
32	Shehurgotty	9	2	0	B		The Rad to Pains
33		10	1	10		Leisjun River	strikes off at Sh. heig tty,
34	Ondpec	10	•	•	1		24 Wilen to Gy and 84 to
35		11					Patna, as perannexed list,
	Surroon	1 -		11		Soane River	The River Scane is 3 miles across in the Rains.
••	Jemorah			38		D orgotty River	1 4 44 1 6
_	Putty-Serai	9	4	3		Carramnassa River	Bridge over the C rest.
	Koormabad		7				Bridge over the C ream-
40	Rampore	1 11	' 3	3			pare, 320 feet Span by 8%
44	A	1 70	1 -		1	Accorrie to Gau-	
41	Accorie	10	3	4	l L	zeepore 3 Stages	is 99 Miles.
			1	1		25 miles	1
Ì		1				TO MINA	1
	- 2	1	1	1		,	t
19		•		1	,	•	1

LIST OF DAK STAGES FROM CALCUTTA TO BENARES, NEW MILITARY ROAD, CONTINUED.

Number of Stages		Mules Furtings Parcher Staying Bungulous	Rivers, and Torrents	RRMARKS,
42 43 44	Lirma.,		Ganges	Bancoorah to Chass 745 miles Chass to Hazareebagh 605. Hazareebagh 605. Hazareebaugh to Shehergotty 665 Miles. Shehergotty to Benares 130 Miles. Calentta to Butdwan 8 Stages 65 Miles. Butdwan to Bancoorah 5 Stages 50 Ms. Benares to Campone 20 Stages 202 Miles. Campore to Agra 16 Stages 184 Miles.

ROUTE FROM SHEHERGOTTY TO PATNA.

	Miles.	Furlen.	Perch.
32 Shehergotty to 33 Churkev 34 Gya 35 Bellah 36 Myce 37 Naddonr 38 Kewaraputty 39 Bankipore or > Patna	12 12 13 14 11 11	0 0 0 0 0	0 0 0 0 0 0
Calcutta to Shehergotty	84 306 390	0 0	33

LIST OF STAGES FROM BENARES TO CAWNPORE.

Stares.	NAMUS.		Vistance in Mules	Number of Stuges.	NAMES.	Distance 14
2345	Mohouserai Mohouserai Mohar gunge Mohar gunge Coopergunge Barrauch Sidaband Euntko Serai Allahahad Sudlepate Kessiah		88112008	11 12 13 14 15 16 17 18 19	Bronght forward Mil.s Shajadpore Affoce Hattygong Morong Futtehpore Maboa Mohar Tewarypore Roomah Cawapore	98 10 10 12 10 10 10 11 11 10
	Corried is gward Miles	••••	9:		Total Miles	202

CENERAL POST OFFICE, L'ebruary, 1826.

RULES OBSERVED AT THE

CALCUTTA SEA CUSTOM HOUSE.

Certificate.—Certificates from other Presidencies, to protect Goods wholly, or partially, from payment of duty on importation here, must be presented at this Office together with the Import Application: if presented at any time subsequent, they are of no avail and no refund can be made of duty paid. See Government Notification of 10th September 1819 in the Gizette of 23d of that month.

Certificates for Goods exported from hence cannot be granted if such Goods be not duly entered in Export Manifest; the production

of Bill of Lading, or of other document, is of no avail.

Drawbacks - None can be allowed, in any case, noless "Draw-back required," or like words, have been written on the Export Application at the time of first presenting it in this Office, or on the Wharf.

None can be allowed on any Goods not duly entered in the Export Manifest, nor on any Goods passed after the issue of, Port Clearance.

Sea,—the No. and Date of the Import Application must be given upon the face of the Export Application when first presented at this Office, together with specification of the number of Packages to be exported.—the Nos. and Marks which were upon them when imported, as well as the Nos. and Marks put upon them for exportation.—the contents and value of each when imported,—and the total value. Without these particulars no Drawhack can be given.

No information whatever, with a view to enable individuals to establish claims to Drawback, or to Free Export, can be furnished from the Office books: all persons claimed Drawback must be pre-

pared with their own proofs.

If Drawback be claimed on Goods said to be protected by Rowannahs, the Nos. Dates, and Particulars of those documents must be detailed on the face of the Export Application when first presented at this Office.

Sums of Drawback cannot be paid to any one except to the owner or exporter of the Goods in question, unless under a Power of Attorney,—or unless such owner or exporter shall have given written authority, signed by him in the presence of the Drawback supervisor, to some other person, to receive Drawback on his account Individuals frequently employ Sirkars, or others, to transact their Custom House business for them,—which latter sign their own names to Applications,—usually as "for A. B" who is the real owner or exporter,— and who, being about to quit Calcutta, leaves in the hauda

of such Sirkars, or other, a written request, addressed to the Collector, that Drawback may be paid to the said Sirkars, or others. But, in many cases, the Collector cannot obtain verification of such requests, - to which the signatures may, or may not, be forgeries. Hence the above rule, to prevent disputes, or difficulties, in the event of the real owner, or exporter, returning to Calcutta, and presenting claim for Drawback.

No Drawback is claimable upon Goods exported which paid an Import by Sea Duty,—or a Transit Duty,—of only two and a half

per cent.

Spirits, Wines and Liquors generally,—if they were imported in wood and are exported in hottle, can claim no Deawback, but may be exported free from duty. If imported in bottle, prescribed proof thereof given,—and exported in bottle, the mere change of larger for smaller package, or vice versa, will not bar the claim to Deawback.

Goods regularly exported from hence on hoard a British vessel bound to Rangoon, with the intention that they shall be there transhipped to a Bruish vestel bound thence to Great Britain, may, under regular claim, receive Drawback exactly as they would if they had been shipped on board a vessel bound direct to Great Britain from this port. It is, of course, necessary that full proof, in the prescribed forms, should be given of the claim to Drawback, previously to the exportation of the Goods from hence. And before payment of Drawback here, a certificate must be produced from competent authority at Rangoon, shewing that all such Goods have, bona fide, been shipped there on board a British vessel bound to Great Britain. and that po part of any duty levied on them at Rangoon has been refunded on their exportation from thence; for, otherwise, the Goods would be entitled to only the same Drawback here, as is allowed on the general country trade from one Presidency to another. (Letter from Board of Customs, 31st July 1824.)

Row nnahs and Drawbacks - From half past 11 o'clock till 3 o'clock (when the R gister Numbers of the day are closed) he Draw, back Department will attend to the examination of the currency, &c. of Rowannahs, and to attesting the rate of Transit Duty paid, and no such examinations, nor attestations, can be made upon Rowan.

nahs and Chellauns presented after 3 o'clock on each day.

After three o'clock daily, the Department in question will examine claims for Drawback. draw out Drawback certificates.—prepare Drafts on the Treasury. &c - examine Imago Bonds, —prepare Indigo Bills. &c. &c. These will be attested by the Drawback Supervisor and held ready for delivery and presentment between the hours of opening the Office and half past 11 o'clock on the succeeding day; or being ready, will be delivered, or sent out at any time while the Office is open

Drawbocks or Discounts in Invoices. Discounts or Drawbacks allowed in England on export of Goods from thence, and inserted in Invoices, are not to be allowed for, on import of the Goods here. Duty is to be levied on the full sum shewn in the Invoices, including the amount of such discounts or drawbacks. (Board of Trace, March, 1821 and Andit 43 and Re-Andit 48 of 1822)

Rowannahr. Whether original or exchanged, are current for

only one year from their respective dates.

If their currency expire on one day when they are presented at Office, they cannot be admitted: -- for instance, a Rowannah granted

or dated the 1st January 1824 and presented at Office the 1st Janua-

ry 1825, is time expired and inadmissible

To exempt from duty, or to secure Drawback, Rowannahs must be presented at the same time with, and their particulars must be entered upon, the Export Chellaun or Application. Rowannahs presented at any time subsequent to the reception at Office of the Export Chellaun are of no avail,—and no refund can be made of duty levied in consequence of the absence of Rowannahs at the proper time.

Relanded Goods. If Goods are exported under Rowannahs then current, but are relanded, and are not finally re-exported,—then such Goods are considered as fresh exports,—as if they had never been covered by Rowannahs,—and duty is taken if any be leviable.

A Rowannah cancelled for only a part of the Goods therein mentioned is returnable to the individual who brought it to Office, who has a right to claim it on giving a receipt for it. When a Rowannah has been cancelled for the whole quantity of Goods specified in

it, retained in this Office.

The Export and Drawback Supervisors are strictly prohibited from examining, and from making any attestation upon Rowannahs, (unless they be Calcutta Exchange Rowannahs) of which the Seals, or Stamps, shall not be cut out, or upon which, besides, the word "Imported" shall not be found stamped.

The Appraiser will also be guided by the above rule.

Transhipments.—Goods transhipped in port, from one vessel to another, pay duty, if liable to any, the same as if regularly imported. But no Goods, whether dutiable or not, must be transhipped without due authority. All Goods transhipped, or attempted to be transhipped, without authority, are liable to seizure:—so also of Goods taken to any other vessel than that for which they have been passed at this Office.

Re-Exportations.—Goods which were imported by sea,—provided proof thereof be furnished by giving, on the face of the export Application, the No. and Date and particulars of the import Application - are exempt from duty on re-exportation, and may, in many instances, claim Drawback. But no information to enable parties to claim exemption, or Drawback, can be given from this Office.

Re-Importations.—Goods imported which are stated to have been exported from hence, are nevertheless subject to duty as fresh importations,—unless they have returned from some one of the Hon'ble Company's own settlements in India and are accompanied by a Certificate signed by the Collector, or by some authorized public Officer at that place, shewing that they were imported there from Calcutta:—also, in such cases, the Import Application must give the No. and Date of, and other particulars relative to, the Export Application; upon which latter if any Drawback have been paid, the amount must be refunded into the Office Treasury before the Goods re-imported can be admitted to Free Entry.

If Goods shall be returned to this port from some one of the Honorable Company's own Settlements in India, and shall, at the time of re-importation, be accompanied by duly signed Certificate shewing that said Goods were imported there from Calcutta, then such Goods, of all sorts, without reference to the Colours under which they were exported hence, or come back to this port, shall have Free entry here, whether they went Free, or paid Duty, on exportation hence. But it is indispensible to the grant of this indulgence that the re-im-

Date with other requisite particulars, and hat he shall repay any Drawback which may have been paid on the expertation of the Goods from hence. It is to be distinctly understood also, that no part of any duty which may have seen had on expertation of the Goods from hence will be refunded, and that should any Goods. So resumported, he brought for re expertation they will be charged with Duty, if liable to the charged with Duty, if liable to the charged with Duty, if liable to the charged with Duty, if liable to the charged with Duty, if liable to the charged with Duty, if liable to the charged with Duty, if liable to the charged with Duty, if liable to the charged with Duty, if liable to the charged with Duty, if liable to the charged with Duty, if liable to the charged with Duty, if liable to the charged with Duty, if liable to the charged with Duty, if liable to the charged with Duty, if liable to the charged with Duty, if liable to the charged with Duty, if liable to the charged with Duty, if liable to the charged with Duty.

ble to any, as a fresh exportation

Weighable Goods Me are imported from England direct,—founding this Office to be of British produce or manufacture, and not have to duty,—need not be weighen on the Wharf: the invoice weight, or that of the Bul of Lading, may be taken for Registry. So, likewise, Metals may be exported without weighment on the Wharf assuming the weight as her Export Application; provided that "No Drawback" be written on that document, and that proof of claim to free export be given thereon by quoing the No. and Date and other particulars of the Import Application, though no information as to these points can be supplied from the Dince. The proof in question must be given, or, in several instances, Metals are considered to be from Nepaul (as see Table 3, Reg III of 1811) and charged with export dety.

Goods which were weighed on the Wharf upon importation and paid duty accordingly,—and which prove claim to Dr. weach on exportation,—musi be re weighed. But if the Hand That Waiter shall attest, upon the Export Application, that the trends of explication in have never been removed from the Costom Minuse promises since imported, nor any position increof,—then they need not be re-weigh-

ed for exportation

Goods generall abschare entitled a Free Import, or to Free Export without Dra reach (or when Drawback is specifically declared to be reinquished, may be pass down not wrightness. In respect of Imports, the Invoice or Bilt of Lading wright,—and in regard to Exports in Apprention weight, may be admitted for Registry. But this rate must be constructed as including any Goods whatever, except such as are absolutely Free on Importation, or on Exportation, et a limited amount.

Flist Stone, Chille Coals These are dutiable, but may be passed upon Invoice or Bill of Lading weight without weighnene on the

What is,

Cock. ts.— These documents must always be delivered at this Office at the same time with sworn Import Manitest,—but will be restored when the vessel clears outwards.

Invoic's - The Collector is to judge of the admissibility, or otherwise, of Invoices, and his decision is to be final, - this being a point left to him by the Regulations. (Letter from Board of Customs, 22d

March, 1822.)

Invoices dated at any given place, if they shew value of Goods in coins or in monies of account, or weight in weights,—not commonly in use at that place,—are to be rejected. If Goods, for instance be brought from Bombay, with an Invoice dated there and drawn on in Sterling Money, or in Avoirdupois Weight, that Document is not admissible:—unless, indeed, it he accompanied by a formal Certificate proving that those Goods were imported into Bombay direct from Great Britain,—in which case they will generally, have free import here whithout such certificate, it will not avail to say that the Goods did come from Great Britain, (not even though the Invoice

No. 13

Form ordered to be observed by the Honorable the Court of Directors on the 28th of February, 1823. (For one Person.)

KNOW ALL MEN by these Presents, that I do make, constitute, and aprent the Persons at present exercising the Offices or Accountants-General and Sub-Treasurer of the United Company of Merchants of Engaland trading to the East-Indies, at

to be my joint Attornies (and from Time to Time, as any other Person shale be appointed to exercise either of the said Offices, I do substitute the Peri son so appointed, so that this Power shall always be executed jointly by the Persons exercising the said Offices) in my name and on my behalf to ne. dorse, sell, and assign, all or any Securities of the said Company, deposited, or which may hereafter he deposited, by or for me, with the said Accountant General and Sub-Treasurer, under the Terms of an Advertisement published in the Calcutta Gazette of the 31st December 1810, and to receive the consideration Money, and to give a Receipt or Receipts for the same, and to do all lawtol Acts requisite for effecting the Premises, hereby rationing and confirming all that the said Accountant-General and Sub-Treasurer, for the time being, shall do therein, by virtue hereof. And in case of my Death, this Letter of Attorney, as to all matters and things which after my decease shall be done by my said Attornies, by virtue of, or under colour, or in pursuance thereof, shal, so far as the said United Company of Merchants of England trading to the East Indies are interested or concerned, be as binding into my Executors and Administrators, as the same would have been upon me if hving, unless. Nonce in writing of my Death shall have been previously given to the said Accountant-General and Sub-Treasurer by my Executors or Administrators, or by some Person or Persons interested to the Property to which this Letter of Attorney refers. And unless such Notice be given, Thereby promise and engage, and bind myself, my Executors, or Administrators, to and with the said United Company, that they my said Executors or Administrators shall and do allow. ratity and confirm, as good, valis and effectual, against them and against my Estate, whatsoever shall or may be done by my said Attornes after my decease, so far the said United Company shall or may be in any way or manner interested therein. In witness whereof I have hereinto set my Hand and Seal, this

day of

in the year of our Lord

One thousand eight hundred and twenty Signed, sealed, and delivered

by

in the Presence of us,

No. 14.

Form of the Instruction to Indorse over Paper deposited.
[Date of time and place.]

GINTLEMEN,

By virtue of my Power of Atterney to you dated'

please to Indorse the undermentioned Sermities deposited with you to A. B. and to deliver the same to the indorsed or his Order.

No. of for Sa. Rs. No.

I am, Gentlemen, &c.

To the Accountant General

and Sub-Treusurer, Fort Walliam.

No. 15.

Form of Direction to sell Paper deposited.

[Date of time and place.]

GENTLEMEN.

By virtue or my Power of Attorney to you dated

piease to sell on my account the underm noned Securities denosited with you on my account, and to nav the process to A. B. or his erder, on my account, upon demand at the Treasmy at Fore Wiltim.

No. of for S. Rs. No. of for Sa Rs.

1 am, Gende den, &c-

To the Accountant General and SubTreasurer, FORT WILLIAM.

No 16.

Form of Instructions to remit the principal of Government Securities.

[Date of time and place]

GENTLEMEN.

Please to remarche Principal and Interest of the nudermentione? Securicies nearested with you in Bills of the Governor General in Cornect, on the Honorable for Court of Directors, in any such remotance for the Principal shall have been, on the receipt of these instructions, or shart at any time, (mutil further orders from mo,) be granted by the Bengal Government.

No. of for Sa. Rs.

I am, Gentlemen, &c. &c. &c.

To the Accountant General and

Sub-Treasurer, FORT WILLIAM.

No. 17.

Form of Direction to d. liver up deposited Paper.

[Date of time and place]

GENTLEMEN.

Please to deliver the undermentioned Securities deposited with you to A. B. on my account.

No. of for Sa. Ra.

I am, Gentlemen, &c. &c &c.

To the Accountant General and

Sub-Treasurer, FORT WILLIAM.

No. 18.

Form of Draft for Cash Ralance.

[Date of time and plac .]

GENTLEMEN,

Please to pay the Balauce of Cash at my Credit which you to A. B. or order.

I am, Gentlemen, &c. &c. &c.

To the Accountant General and

Sub-Treusurer, FORT WILLIAM.

POWERS OF ATTORNEY.

To prevent inconvenience to the Public from the delays arising from deficient Powers of Attorney to receive the Interest of, or to Sell, Exchange or take up Government Securities deposited in the General Treasury, the following torms are re-published for general information.

R. HUNTER, Acting Sub-Treasurer.

General Treasury, the 10th Nov. 1824.

See Calcutta Gazette; Notice is hereby given, that no payof 30th July, 1795. ments will be made in tuture from the General Treasury to the Agents of Inviduals unless the Powers of Attorney, under which those Agents act, are previously deposited at the Office of the Sub-Treasurer.

For the greater convenience of the Public, such Powers of Attorney will be open to inspection when required during the usual hours of Official business.

(Signed)

C. BENEZET, Sub Treasurer.

General Treasury, 25th July, 1795.

See Calcutta Gazette, of Attorney to receive Interest on Goof 21st March, 1805. vernment Securities to sell Government
Securities, or to take up Securities deposited at the Treasury, executed in
any part of India, after the 21st December next, or if executed in England
or elsewhere, than in India, after the 30th September 1805, will be required
to be drawn out in the following respective forms, which are published for
general information.

FORM OF POWER TO RECEIVE INTEREST.

KNOW all Men by these Presents, that make, constitute and appoint true and lawful Attorney, for name, and and in behalf, to demand and receive all such OU Interest or Dividends as may have become due or may hereafter from the United Company of Merbecome due to chants of England trading to the East Indies, on Securities of the said Company for any share in their Public Loans, or any of them, the Interest whereof is or shall be payable from their Treasury at Fort William in Bengal, and to sign a Receipt or Receipts for the same, and to do all lawful Acts requisite tor effecting the premises hereby ratifying and confirming all that said Attorney shall do therein by virtue hereof. In Wituess ha ve hereupta set Hand and Seal, this day of in the Year of Our Lord, One Thousand Eight Hundred and Signed, Sealed and Deliverd by

N. B. The date is to be inserted at the time of execution, in words at length, and the place of abode and quality of the Witnesses written against their names.

FORM OF POWER TO SELL.

KNOW all Men by these Presents, that do make, constitute and appoint true and lawful Attorney in new and on behalf to Sell, Indorse and Assign all or any Securities of the United Company of Merchants of England trading to the East Indies for

Shares in their Public Loans, payble from their Treasury at Fort William in Bengal.

When it is intended to limit the Sum, the description of the notes by their numbers & amounts must be marked in this Blank.

to which or may be lawfully entitled; and to recreve the consideration Money, and to give a Receipt or Receipts for the same; and to do all lawful Acts requisite for effecting the premises hereby taufying and confirming all that do therein by virtue hereof. In Witness whereof Hand and Seal berenuto set the day of

in the Year or Our Lord One Thousand Eight Hundred and

Signed, Sealed and Delivered by in the presence of ns

N. B. The date is to be inserted at the time of execution, in words t length, and the place of abode and quality of the Witnesses written against their names.

FORM OF POWER TO TAKE UP, SELL OR EXCHANGE PAPER DEPOSITED AT THE TREASURY.

KNOW all Men by the Presents, that

do make, constitute and appoint

true and lawful Attorney for and on behalf of to receive from out of the possession of the United Company of Merchants of England trading to the East Indies, the following Securities of the said Company, which have been deposited at their Treasury at Fort William in Bengal; that is to say,

Insert here the numbers, dates and amounts of the several Securities as required by the Sub-Treasurer's Certificate.

and also for and on behalf of same;

to sign proper Acquittances for the

[And to Sell, Indorse and Assign the same, when they shall have been re-Strike out either or both of these Clauses when it is not intended to give ceived, or to exchange the same at the a power to sell or exchange, but Treasury of the said Company for other Securities of the said Company, to merely to receive the deposited Paper, he issues in the name of the said from the Treasury. or of any other person to be appointed by and for the purposes aforesaid; and for and on behalf of to make such application to the Governor General in Council at the Presidency of Fort William in Bengal, as is required by the terms of the Indorsement on the said Securities; and to do all other lawful acts requisite for effecting the premises hereby ratifying and confirming all that said Attorney shall do therein by virine hereof. In Witness whereof bave hereunto set in the year of Our Lord One Thousand Hand and Seal, the Eight hundred and

Signed, Sealed and Delivered by

in the presence of us N. B. The date is to be inserted at the time of execution, in words at

length, and the place of abode and quality of the Witnesses written against tueir names,

M. CAMPBELL, Sub Treasurer, (Signed)

General Treasury, March 20, 1805.

True Copies,

R. HUNTER, Actg. Sub Treasurer.

PART III.

PUBLIC FUND AND INSURANCE SOCIETIES.

Bengal Civil Fund.

INSTITUTED 1ST OCTOBER, 1804.

The object of this fund is to provide for the maintenance of the widows and children of such of the subscribers as may not, at their demise, leave property sufficient for the subsistence and education of their families; also to assist in maintaining such of the subscribers themselves as may be compelled by sickness or infimity to return to Europe, without an adequate provision for their support.

It is at the option of the civil servants of this establishment, either to subscribe thereto or otherwise.

The contribution payable by each subscriber is deducted from his monthly allowances by the sub-treasurer, collecter or other officer, paying the same, and transferred to the treasurer of the fund. The committee of immagers may in particular cases, admit a deviation from it, if a different mode of payment shall be desired by any subscriber.

All applications for admission to the benefits of the fund are to be made to the committee of managers, and to be accompanied with the necessary information, documents, and proofs to enable the committee to ascertain the circumstances and situation of the party applying. The managers, after calling for any further information or evidence which may appear to them requisite are to athmit the whole case for the determination of the subscribers, at the next general meeting. In cases of emergency and distress however, when the managers may consider the claim valid, they are authorized to advance such proportion of the fixed allowances hereafter specified as may appear to them indispensably requisite, until a determination can be passed by the subscribers.

Any subscriber to the fund who may be compelled by sickness or in infirmity to proceed to Europe for the recovery of his health, and shall not be possessed of sufficient means to pay for his passage to Europe, and support himself and family during his necessary absence from India, on his making a declaration upon oath to this effect, or otherwise establishing the fact, and producing a certificate of the necessity of his return to Europe, solemnly attested by the surgeon who has attended him and counte signed by a member of the medical hoard, with the consequent permission of government for his proceeding to Europe, will receive from the faud a donation, equivalent to the Company's allowance for a twelve-ments to a servant, of his rank when out of employ, viz. if he be a senior merchant, 4000 sicca rapees, if a junior

merchant 3000 sicca rupees, if a factor or writer 2000 sicca rupees. At the expiration of one year if the party be in Emope, a further donation shall be made to him, on his application to the agents for the fund in England, equal to that advanced to him upon his embarkation to India; at the exchange cate of two shillings and six pence for the sicca range, vir. £500, £375, or £250. according to his rank in the service at the time of his leaving India, Should the imperfect recovery of his health render it necessary to protract his stay in Lurose beyond the second year, and besides bis own declaration upon oath to this effect be shall produce to thu agents for the funds in England, a certificate solemnly attraced by a respectable physician, or other professional gentleman or establish. ed practice, that the state of his health has not admitted of his previous return to India, he will, at the commencement of the third year after his embarkation from India, receive from the Agents in England, a donation equ. 1 to a moiety of the amount paid to him to the preceding year, and another moiety on a similar declaration and certificate at the end of six months, viztwo years and half after his embarkation from India, if he be still in Europe, which is to be considered to include all claims whatever upon the fund to the period of his return to India; passage money is granted, in cases appearing . to require it in addition to the sums above specified, and in such cases the amonut is to be determined by a general meeting of the subscribers.

On the death of any subscriber to the civil family, and may not be possessed of property sufficient to provide for his family, and may, consequently, leave a wite, cohabiting with him or maintained by him and living under his protection to the period, of his decease, without an adequate provision for her support, as hearafter specified; if, on the information documents and evidence, which may be submitted by her to the managers of the fund, it shall appear to the satisfaction of a general meeting of the subscribers that she is a proper object, a pension is to be assigned to her, under the provisions and limitations stated in the following article, Provided that nothing contained therein, or in any other part of the rules for this institution, shall be considered to entitle her to the benefits of it, any widow, who may have been legally divorced or separated from her husband for adultery; or who at the period of her husband's denuse, may have quitted his protection and he living in a state of notorious adultery, though not divorced or separated from him by law.

First. If the widow at the time of her husband's death, be resident in India, and be left without an income exceeding one hundred rupees per measurem, a pension to be assigned to her or three hundred rupees per measurem, during her residence in India. If the widow he not resident in India at the time of her husband's death or shall afterward quit India, and her income, from her husband's estate or otherwise, shall not exceed one nundred pounds per annum, the pension to be assigned to her be three hundred pounds per annum.

Secondly. If the income of the widow, resident in India, at the death of her husband, be more than one hundred sicca rupees per mensem, but exceed not four hundred rupees or if the widow be not resident in India at the time of her husband's demise, or shall afterwards quit India, and her income be more than one hundred pounds per annum, but shall not exceed four hundred pounds per annum, the pension to be assigned to her is to be such as will make up her income to four hundred rupees per mensem, during her residence in India, or four hundred pounds per annum in Enrope, or elsewhere.

Thudy. In the event of a widow, to whom a pension may have been assigned acquitting subsequently by inheritance, bequest, or otherwise, any property or income which with the property left to her at her husband's de-

Department. The report of weight must be signed by the Salt Officer conjoin by with the Tide Waiter. The duty is at Sa Rs. 3 per Maund of 82 Sicca Weight to the Seer. If application be made to weigh on board ship, and it be complied with, an extra Tide Waiter will be engaged whose hire must be paid by the applicant, at Sa. Rs. 4 per day, for wors from 10 o'click. A. M. to 4 P. M.

Riephant, or Whale Oil—When imported in Cask, if the Applia cant wishes it, a Tide Waiter and a Guager the fomer if necessity, and the latter slways, to be paid by the Applicant) may go on board the ship: they will make a joint report of the number Casks and of the number of Gillous in each Cask as per Guage. Then imported the will be levied at the Invoice cost or at the Calcutta Market value if there are no Invoice, or if it be rejected, by reckoning.

eleven gallons of Oil as equal to one Bazar mannd.

Europe Goods. All Goods of the manufacture either of British or of Foreign Europe, imported otherwise than direct from Great Britain on vessels trading under the Acts of Parliament, pay Duty at Ten per Cent, from a British Buttom, and at Twenty per Cent, from a Foreign Bottom "unless they are specifically named in Table I. of Regulation III 18tt, as liable to other rates of Duty. Piece Goods, for mistance, from an exception of this kind if they be made of Cotton; but cambric, gauze, lawns, &c. (if real) are made of Fiax or of Hemp, and class with "Europe Goods."

American Goods. The preceding Rule is applicable also to Goods from America, which, in respect to the trade with India is placed, by Regulation III, of 1811, on the same facting as Euope, consequently, no Goods from either Europe, or America, can ever class with 'Un-enumerated Articles;"—for, if not specifically named in Table I. of Regulation III, of 1811, they fall under the general term of 'Europe Goods," and pay import duty accordingly.

Un enumerated Articles Imported. Not being "Europe Goods" (which term includes American Articles) nor "China Goods." and notentered under specific names in Table I. of Regulation III. of 1811, pay, on importation, 5 per cent. from British, and 10 per cent. from Foreign Bottoms. Hence the term "Un enumerated" (vide Section VII. of Regulation III of t811, is applicable only to Goods which are not the produce or manufacture of Europe, America, or China; for when the Goods of those countries are imported, not being specifically named in the Table amove monthmed, they class under the General Heads of "Europe Goods," or of "China Goods," even though not imported direct from the place of their growth or origin. On the other hand, Goods which are not produced, not manufactured, in Europe. America, or china, cannot he classed, under those General Heads, even though imported direct from see or other of those places; on such Goods duty is to be levied according to specific names in Table I. of Regulation III. of 1811, or if not distinctly specified thereis, then as "Un enumerated." Goods which are produced or manufactured in other quarters, as well as in Europe, America, or China, do not class under the above General Heads, unless they come direct from Europe, America, or (hina; or unless, by documentary or ather good evidence, they are proved to he of the growth or manufacture of Europe, America, or China, though not direct from those countries; otherwise they pay duct according to specific names in the Table above mentioned, or. if they be not specifically named therein, then as "Un-enumerated."

N. B. The above Rules are not applicable to Goods imported: from Great Britain on vessels trading under the Acts of Parliament.

Un-enumerated Articles Exported. Goods of the produce or manufacture of this country, which are not specifically mentioned in Table III. of Regulation III. of 1811, as liable to other rates of duty, or which are not declared exempt from export duty by that Regulation, or by others, pay Pive per Cent. on exportation to British Ships, and Rep per Cent. to Foreign Ships.

M. B. The above Rule is not applicable to Goods-exported to Great Britain. unless, they, be shipped as stores, for use on board,

and nut mainfested as Cargo.

Made un Articles. All Goods of country produce which intheir original state, are liable to an export duty, or are entitled to free export, must, if made up into articles by which that originalstate is or altered, (unless such Articles are specifically named in Table III, of Regulation III, of 1811, and declared exempt from export duty) pay admir of five per cent, on exportation to British Bottoms, and of ten per cent, on exportation to Foreign Vessels.

And all Articles (such as Furniture, Bedding, Wearing Apparel, and the like) made up of Goods which, in their original state, came in free, or on payment of duty, on importation by Sea, are to be exported tree, notwithstanding the alteration of original form, or state, by having been made or worked up. Except, however, Utensils of any kind made out of Iron, Copper, Lead, &c. which pay five, or ten per cent. Export duty, according to colours of ships (unless, specifically declared free) though the raw material may, on importation by sea, have come in feee, or have paid duty.

the Costom House, and to obviate difficulties and delays, the sanction of the Board of Customs, under date the 16th February, 1825, has been obtained for passing Chanks in the manner below stated. But it is, of course, at the option of Applicants to pass their Chanks in the

mode which has hitherto abtained.

An average has been made of the quantities of various qualities. (eleven in number) of Chanks imported during the past three years, at prices varying according to quality from Sa. Rs. 26 to Sa. Rs. 3 per 100. The largest quantities imported have been of Teethcory at Sa. Rs. 16, and of White at Sa. Rs. 7½ per 100. The average of the whole gives Sa. Rs. 12 108 or say, Sa. Rs. 12½ per 100.

First. That; Chanks be passed as per number stated in Bill of

Lading, and Duty levied as per Invoice price.

Second. That if Bill of Lading, specifying number of Chanks, be produced, but no Invoice (or that ducument rejected) Duty be levied on that number, at the average rate of Sa. Re. 121 per 100. Chanks.

Third. That in cases when no Bill of Lading shewing number is produced, twenty bags, such as are designated two maunds Rice Bags, be filled as full as they can hold of Chanks, taken indiscriminately author lie in heaps; that the number contained in these Bags be then counted; that the whole of the Chanks required to be passed be then filled into bags in like manner, that the further process be, wiz. It twenty bags be found to contain 1,500 (hanks of all sorts, then 2,000 bags (as the supposed total of filled bags) will contain. Labo,000 of all qualities; to be valued for Duty at Sa. Rs. 124 per 100.

Fourth. If an importation of Chanks be ascertained to be totally broken and damaged, the number to be ascertained, in the manner just above mentioned; the value to be fixed by sale of twenty lots of 100 each on the Wharf, viz. if the 2,000 Chanks sell for an aggregate sum of Sicca Rupees 40, then the average of the whole will be Sa.

Rs. 2 per 100 for levy of duty.

Bills of Health. His Majesty's Government of Mauritius having signified that all vessels arriving at that Island from any of the Ports of India must be provided with Bills of Health, otherwise they will be subjected to the enforcement of the Quarantine Regulations, Notice is hereby given that Applications for such Bills, for vessels sailing from this Port to Magritus, are to be addressed to the Secretary to Government in the General Department—General Department, 7th October, 1824.

Act 4th Geo. IV. Chan. 80. To guard against possible inconvenience from double as to the purport of the Act 4th. Geo. 4th, Chap. 80,
iI am directed to request you to instruct the Collector of Customs at
Calcutta that, in regard to the Encry of Ships trading to this port and
the seitlement of Custom Duties, he is to proceed on the assumption
that the said Act does not apply 'o'Vessels trading merely within the
ilimits of the Company's Charter; and the vessels registered under the
Regulations of 1786, trading between places within those limits, are to
be admitted as hereisfore.

This explanation has expected proper for the guidance of the Collector, though it is possible, that all Ships entitled to be Registered under the provisions of the Registry Act, though not designed to trade beyond the limits of the Company's Chatter, will (as it is advisable they should) be Registered in conformity with that Law. Council

Chamber, 9th of July, 1824.

Opium. When persons require to expert Opiom it is essentially necessary that the article should be brought on the Custom House premises at an early hour of the day on which the exportation is to be made, in order that the Applicatious may be put regularly through all forms of Office in the course of that day. To this end it will be indispensible that the Opium certificates should be obtained from the Office of the Board of Customs, Salt and Opium, on some day prior to that on which the article is required to be experted. No "Note Pass" will be given

The Honourable Company's Ships proceeding from hence to Chi-

na, cannot be allowed to export any Opinin whatever.

Orders of Co. rt of Directors, 7th April, 1894. Ditto of Government, 9th September, 1824.

Letter from Board of Trade, 17th Do.

Goods for Transit Duty on which a Bond has been executed, it is required that the Bond Rowannah be brought and presented with the Application. Unless such Rowannah be produced with the Application, in order that the quaintity about to be exported may be noted off thereupon, the Export Supervisor is restricted from preparing the Perwannah or Pass.

The specification and particulars of Bond Rowannahamust be inserted upon the face of all Applications in the same way as is now done

is respect of Exports under common Rowannahs.

It is also required that the word "Brided" be inserted upon the face of all Applications for the expertation of Goods, which are under Bond, otherwise the Expert Supervisor caunot prepare the EPorwageab. If not Bonded Goods, then the word "Common."

It is further required that, upon the Importation of Bonded Goods from the Interior, and as soon as the weight actually imported shall have been certified upon the Bond Rowangahs in the Inland Custom House, those Rowannahs shall be taken to the Drawback Supervisor in this Office who will write upon them, "seen, this day of _____, 18 __," and sign his initials. Without this declaration upon Bond Rowannahs the Export Supervisor will grant no Perwannah or Pass for the exportation of Bonded Goods.

When Merchants export Bonded Goods, not Bonded by themselves but purchased from other Merchants, a certificate of the fact of such sale must be granted, in future, upon the back of the Bond Receipt by the original Importers, and not (as often heretofore) upon

detached paper.

Dryage. Merchants, who are likely to require any allowance for dryage, or wastage, will do well to ascertain the order on this subject

previously to the period for adjusting their Bonds.

Place of Produce or Manufacture. The onus of shew of the place of growth, or manufacture, of Goods imported on British ships from

the Univen Kingdom, must rest with the Importers.

When, therefore, such proof may not, from any cause shatever be forthcoming, the Custom House will consider such Goods as being the graduce and manufacture of places to which the Acts of Parliament do not apply, and will consequently subject them to the rates of duty fixed by the Regulations which were in force possessy to the promulgation of Regulation IV. of 1815.

Spirits. On the importation of Spirits in casks, or other wooden vessels, the Collector is to require his Officers to ascertain, and report, whether the same are ultaged, and if so, the number of Inches so ultaged. If the ultage does not exceed two Inches from the bring, no deduction for leakage is to be admitted, as it may then be presumed that the casks have been filled in the life before they were removed from the Importing Ships, or after they were landed

When the nilage exceeds two lockes, but falls short of five lockes, the prescribed deduction for leakage at the rate of 10 per cent, is to be allowed on the standard quantity of each cask, sor other wooden vessel, so imported and examined; as the probability then will be that such casks have not been filled up, but landen as originally shipped.

When the ultage may be more than five inches, the quantity is to be determined by gauge, according to the practice heretofore observed

at the Custom Hense

If in any one of the cases where deductions for leakage are not authorized in these instructions, the Importer carmshes a declaration verified on oath, purporting that the casks have been landed precisely in the same state as that in which they were consigned, the heaefit of the Rule prescribed by clause 10th, Sect. 48, Regulation IX. of 1810; is to be admitted in like manner as it is now declared applicable to cases where moderate leakage has taken place.

Nevaul and Oude Goods. - Goods produced in Nepaul and Onde

as well as to the Commany's Territories.

With a view of securing, as far as possible, the recovery of the anthorized does of Government, the Collector is requested not to allow the exportation Free of Duty of any Goods which are described in Table III. Regulation III. of 1811, as being the produce equally of the Company's Territories, and of Oude and Nepaul unless satisfactory evidence is, in every instance, afforded, by the Exporters, the the Goods intended to be exported are not the produce or magnifacture.

of one or other of the places last mentioned. Where such evidence is not furnished, the export duties prescribed by the Table adverted to are invariably to be charged.

Wines and Beer .- The duty on Wines and Beer imported in wood

is to be settled without any deduction for ullage,

Town duty Goods Relanded... With respect to the following Goods upon which Yown Duty is leviable, no Applications to reland any such as may have been regularly exported through this Office will be attended to no less they shall bear on the face of them a declaration from the Inland Collector, or from an authorized person in that Office, personting such Goods to be carried back into Town.

Castor Oil.

Dholl, Gram. Boot. .

Sugar.

Oil, and Oilseed.

Ghee. Tobacco.

Reckel-qut. Turmeric.

Jaggree.

Char a'.

Goods Removed from Wharf. - Upon general principles there are many objections to the admission of declarations, rala are to rescriptions of Goods, given in after those Goods have been removed out of the reach of examination.

No other evidence will, in future, be admitted by the Board of Customs, for determining the description of Goods, then what is furnished in the original Applications under which they are extered in the Registers and passed through the Custom House; and if, in such Applications, the terms used should be laund, after the Goods have been once removed from the Custom House, to have been incorrectly adopted, the duty upon the Goods is, nevertheless, to be invariably regulated according to the designation which may have been given of them upon the face of the Applications, and not according to the explanations turnished by Indeviduals subsequently. This resolution is irrevocable, unless it should be set aside, in any case by orders from Government.

Ship's Papers. — Commanders of Vessels are requested to observe that it is necessary they should produce their Ships' Papers for examination in the Expert Department previously to obtaining Port Clearance.

Forms of Office. - Specific orders upon Chellauns and upon other documents, under the signature of Cavenanted Officers, are more frequently required than is at all necessary ; - and the unavoidable consequence is, that Merchants, their Clerks, or Sirkars, Commanders of Vessels, and others, are obliged to go backwards and forwards in the Office much too repeatedly, which cannot but be inconvenient to them, and must occasion needless delay in the transaction of business. The personal agency of the Covenan ed Servanis may be judiciously restricted; for they are now certainly engaged in some matters of detail, which might very well be left to others, without particular orders. As far as the machine of the Custom House has to move by fixed Laws, a moderate degree of interference on the part of Covenanted Officers ought to suffice. Their husiness should be not to drag it in the Ordinary routine, but to check irregularities, and to connteract accidental or unforereen obstructions: all General Rules. in short, should be observed by Uncovenaged Servants, of all classes. without particular orders.

Goods, with their Marks and Numbers, &c. should be reported on the Wharf; .. and weighable Goods weighed (all Metals in full ;---

but Pepper, Beetle-nut, Sugar, Coffee, Spices, &c. if in Robins, Bage, or Packages, all of same size, only 10 per Cent) Goods should be poted off Manifests, or declared not to be in Manifests; attestations should be made of examination and particulars of Invoices (after Invoices have been admitted by Covenanted Servants) and of Cockets;-Import Register Numbers should be certified as correct, or incorrect, when give to cover Exports, or to claim Drawbacks; attestations of examination of Certificates from other Presidencies should be made; -Import Cargoes should be examined upon Application; Rowannahs should be examined, and place of produce or manufacture, rate of transit duty, &c. and Drawback, or No Drawback, certified : Applications for Drawback, Certificate should be examined and Certificates prepared; - Drawback Certificates certified as correct, or as rejected; Appraiser should send for Goods or particular Packages, from the Wharf, and should certify contents correspond, or fix • value; Export Cargoes should be examined; Port (learances should be prepared: Export numbers given, either for Drawback. or for reclaim of Deposit on Sugar, &c. should be examined, and declared correct or incorrect; Applications for tertificates of Imnort duty paid, or for certificates of drawback not paid, or not payable on Exports, should be examined and certificates accordingly prepared if all be right; Letters permitting Ships to drop down the River, if the Commander declares in writing that one of the Import targo remains on board, and if the application for leave to drop down have been signed in the Master Attendant's Office: - All these are General Rules, which should be attended to, and acted on, in the various Departments of the Office, and on the Wharf without any particular or specific orders from Covenant Officers. There may be some more General Rules not in the Collector's recollection at this moment, which can be added to this list, if Supervisors, or others will bring them to his notice. Nothing herein said need prevent Supervisors, Assistants, Tide Waiters, &c. belonging to the Office, nor Merchants, their Clerks, or Sircars, from applying to the Collector, or to his Covenanted Deputy, or Assistants, whenever they may see occasion to do so; for the object is to facilitate business, very much more than to get rid of the trouble however seemingly useless.

The covenanted executive Officers, the uncoverinated Assistants, and the natives employed, as also the Tide Waiters, will be in atten-

dauce at ten o'clock.

After three o'clock, no orders whatever will be given, nor any reports or calculations made, upon any fresh applications; ner will

any additional Register Nos either free or duty, be granted.

All applications upon which duty shall have been paid, or regular deposit taken, by three o clock, shall be put through all remaining Forms of Office in the course of the evening. As a convenience to those who may wish it, if they should find themselves too late, Cash, (not Paper Money, which may be taken back without difficulty,) will be received by the Cash keeper, as duty or as regular deposit, between the hours of three and four o'clock; but the applications will not be put through any further Forms, and will be retained by the Treasuser till the following day.

Applications which have gone through any form of Office by three o'clock, will be put through as many more as possible up to four, but if not then completed, must stand over till the next opening of Office. The remaining period of day, light is required to bring

pp Registers, &c. so as to prevent arrears.

But covenanted executive Officers, and all others, will attend, as long as may be requisite, even though beyond four o'clock. to complete Passes, either Duty or Free, with respect to all such apolications as may have gone, through every preliminary Form of Office previously to the clock striking three.

The Rules for non reception of fresh applications after three

o'clock, &c. apply to the O lice only, and not to the Wharf. .

Guns, Cannon, Arms, Ammunition. Nothing whatever of this kind, (except bond fide Fowling Pieces) can be either imported, or exported

without special permission from Government.*

Gunpowder. Gunpowder cannot be imported into Calcutta without special permission from Government. With that sanction a certificate under the signature of a sitting Magistrate, shewing that the Importer has a safe and proper place for storing the Powder, must be presented, and then no more than 1000 lbs. can be passed at one time; upon proof that such quantity has been disposed of another 100 lbs. may be imported, and so on.

But any quantity of Powder may be brought up from Moyapore, and lodged in the Magazine at Howrah. from whence it may be im-

ported into calcutta in quantities as above mentioned.

Second-hand Articles. Second-hand Articles, such as Carriages, Piano-Fortes, Baoks, &c., if declared by the Appraiser to be second-hand, used, and not new, and if brought out in the Ship on board which the owner himself came to Calcutta, may be imported free

from duty.

Cloves, Nutmegs, and Mace. Cloves, Nutmegs, and Mace, are allowed free entry if declared by Certificate to be the produce of any place in India belonging to the Crown. or to the Company; but they must come direct from that place, and the Certificate must be signed by the Collector there, or by the Secretary to Government, or some other Public Officer. If imported without such Certificate, these Articles are dutiable.

Spice Oils. Spice Oils are dutiable, without, or with, Certificate. Rum. Rum, country made, in quantities of 1000 gallons or upwards, goes free on exportation to all Bottoms; but any smaller

quantity is dutiable on export

If proved to have been manufactured in a British possession in Asia, or in any place in Africa, or at any place not mentioned in the Regulations, (Europe, America, and Foreign territories in Asia, being the only places mentioned therein) pays 5 per cent. on importation from British Bottoms, and 10 per cent from Foreign Bottoms.

If made in British or Foreign, Europe, or in America, pays import duty 10 per cent. from British Bottoms, and 20 per cent. from

Foreign Bottoms.

If manufactured in Foreign territories in Asia, pays 30 per cent, on importation from British Bottoms, and 60 per Cent. from Foreign Bottoms.

Indigo Bonded. Indigo bonded, exported on British Bottoms to Great Britain, Gibraltar, or Malta (being the manufacture of the British territories) goes free, and is exoperated from the Transit Duty engaged for into the Bond: if it he the manufacture of Oude, it is exoperated from half that Transit Duty.

Exported on British Bottoms to other places than those above mentioned, and being the manufacture of the British territories, pays

the Bonded Transit Duty, viz. 5 per cent: if the manufacture of Oude, it pays 22 per cent. Export Duty, in addition to the Transit Duty.

Exported on Foreign Bottoms, if the manufacture of the British territories, it pays 5 per ceut. Export Duty, besides the Bonded Trausit Duty; if the manufacture of Oude, it pays 7½ per cent. Export Duty, besides the Bonded Transit Duty.

If the whole quantity of ludigo imported into Calcutta under Bond, be not exported within twelve months from the date thereof, the Bond cannot be renewed unless the quantity not exported shall

amount to 1000 Maunds, or more,

Smaller quantities of Indigo than 100 Maunds, remaining unexported, at the end of twelve months, under two or more Bonds, cannot be added together for the purpose of obtaining. One renewed Bond for 100 Maunds or upwards. Each Bond must be adjusted by itself without reference to other Bonds.

Dryage. If no part of the Indigo imported into Calcutta under a Bondshall have been exported within the year and the Bond have not been renewed, no allowance can be made for dryage in call-

ing for Transit Duty with interest.

Common Rowannahs may be taken out at the Calcutta Inland Custom House for such portions (being less than 100 Factory Manuds) of Bonded Indigo, as may remain unexported at the close of twelve Months from the date of the Bond.

In the first place, however, each Bond must be adjusted and concelled, by paying the established Transit Duty, with Interest, in the Sea Custom House, for whatever quantity of Indigo may remain unexported under the Bond, at the expiration of twelve months from its date.

Certificate of the adjustment and of the payment, as above, will be granted in the Form subjoined, on seeing which the Inland Collector will issue a Common Rowannah (without any charge whatever to the Individual taking it out) for the balance quantity of any one Bond; or for the agregate quantity of the unexported portions of several Bonds in cases where the adjustment of two or more Bonds may have been attested in the same Certificate. And upon such Rowannahs the Inland Collector will distinctly state the No. of the Certificate and its date, specifically declaring each Rowannah to be valid for one year only from the date of Certificate. Under such Rowannahs claims to Drawback will be admitted for Indigo covered by them, if any be claimable, and if the Indigo be exported in the manner, and within the time, required to substantiate the claim.

Applications for such Certificates must be made to the Sea Collector at least afteen days prior to the expiration of the currency of the condition of the Bonds upon which they are required; other-

wise Applications will be rejected.

For quantities of Bonded Indigo to the amount of 100 Factory Maunds, or upwards, remaining unexported at the end of twelve Mouths from the date of the original Bond,—the Bond must be renewed as heretofore.

FORM OF THE CERTIFICATE.

No.—Certified that Messrs.—have adjusted the Bonds below mentioned, by paying Trausit Duty with luterest for the following quantities of ludigo remaining unexported.

Hoogly Bond,	No	dated F. Mds.	30	25	4
Dacca Ditto.	No	dated	. 18	19	6
Moorshedabad	Do No.	dated	25	14	12
		А. В			

Calculta Govi. Sea Custom House.

Collector of Sea Customs.

(Date)

The quantity of Indigo and other particulars specified in Bonds, must correspond with those particulars as inserted in Bond Rowan-nahs, otherwise the Bonds are returned to the Moofussil Collectors.

Bonds are vitiated by an alteration or erasure of any kind.

There must be two respectable parties to each Bond, and one of them must be resident in Calcutta. Two Members of the same Firm form but one party. The signature of each party must be

testified by a distinct witness.

If Merchants require to export Indigo for which the Bond is not in this Office, either because not yet received from the Moofus-sil Collector, or because returned to that Officer for correction, a deposit will be required equal to the amount of Transit Duty; which will be returned as soon as the Bond is received. In other words, the Bond must be forthcoming as well as the Bond Rowannah; or deposit for Traisit Duty must be made before exportation can be allowed.

The parties who executed he Bond are, of course, the responsible persons, - and not those who may have purchased and exported the Indigo. Therefore the former, for their own security, would do well, at the time of elling, and before delivering over Bond Rowardahs, to take engagement from the latter to answer all eventual demands for Transit Duty; not, however, that this Office will attend to any such engagement, but will settle with the parties to the Bond.

Indigo not Bonded. Indigo not honded, exported on British Buttoms to Great Bruain. Gibraltar, or Malta, being the manufacture of the British territories and accompanied by Rowannahs, goes free and has 5 per ent. Drawback. If it he the manufacture of Oude and with Rowannahs, it goes free and has 25 per cent. Drawback.

Exported on British Bottoms to other places than those above mentioned, being the manufacture of the British territories and accompanied by Rowannahs, goes free, but gets no Drawback. If without any Rowannah, or with Rowannah shewing it to be from Onde, it pays 2½ per cent. Export Duty.

Exported on British Bottoms to Great Britain, Gibraltar, or Malta, but without any Rowannahs; goes free, but has no Draw-

back.

Export on Foreign Bottoms, being the manufacture of the British Territories and with Rowannahs, it pays 5 per cent. Export Duty. If without any Rowannahs, or with Rowannahs shewing it to be from Oude, it pays 75 per cent. Export Duty.

Indigo Tare. On exportation of Indigo to Great Britain (not to any other quarter) the Tare as per original Factory (not Calcutta)

In nice may be admitted, if such be the wish of the exporters.

Applications for permission to allow ship to drop down the river.—
The Application, addressed to the Collector of Sea Customs, is first to be taken to the Master Attendant's Office, in order that that Officer or his Deputy, may sate upon it whether there he any objection to compliance in that Department.

The Application is then brought to the Custom House, and, at the foot of it, the Commander, or the owners, or the Agents

for the Ship, must distinctly state whether any parl of her Import targo remains on board, or not.-If any part do so remain, it must be mentioned in detail, when a Tide Waiter will be sent on board to examine and to report.—If that lide Waiter should report that he has not seen the packages said to be on board, or any portion of them, or if he should report having been informed on board that the said packages, or any portion of them, are nuder other cargo and cannot be got at, then (before the Ship can have clearance) duty will be required on the contents of any packages not seen and examined by the Tide Watter, if the Goods be dutiable .-- If the Tide Water shall attest having seen and examined all packages declared to remain on board, the permission for the Ship to drop down the river will be issued. If it shall be declared by one or other of the parties abovementioned that no part of the Import Cargo does remain on board, the permission for the ship to drop down will be immediately issued. But by such declaration the party who made it becomes responsible for duty eventually, in case it should be found, in the course of subsequent adjustment and settlement of Import Clearance, that any portion of the Import Cargo has not been regutarly cleared through the Custom House: documentary proof of delivery out of the ship will, of course, exonerate from responsibility.

Salt Provisions — Their importation into Great Britain is prohibited. If exported for presents, or for any other purpose whatever, to vessels trading under the Acts and bound to Great Britain, duty at

the rate of 5 per cent. will be levied.

Applications to Pass Articles before a Ship has entered — Nothing whatever, imported by Sea, be the same of what kind or description it may, (except mere baggage) can be passed at the unston House, until the Ship shall have delivered in her sworn Import Manifest, and

shall have been admitted to entry.

Bullion and Specie.—The Applications to pass, are first to be compared with the Import Manifest of the Ship, and noted off that document as usual—They are then to be referred to the Appraiser, who will open and examine one (or more, according as the number of packages he smaller or greater) of each kind of Bullion or Specie particularized in the Application;—after which, orders for registry, and for passing, will be given as customary.—Should Bullion or Specie be lauded late, when they cannot be put through the forms of Office the same day, the packages may be lodged for the night in the Office Treasury if required;—but this will be done wholly and exclusively at the risk of the proprietors, and not on the responsibility of the Collector, nor of the Office.—The same rules are applicable to Pearls and to Precious Stones;—but in no case can "Note Pass" be granted, whether for these, or for Bullion or Specie.

Objections to Audit Orders — To prevent individuals from protracting the adjustment of demands for recovery of duty short levied as directed in Audits, the Board of Costonis requires that appeals from, or objections to, the items of demand, be sent in to the Collector, who will forward them to the Board for consideration, accompanied by any observations which he may himself have to offer on the points at issue.—Any demand not objected to within a week from the date of its being made, must be considered as admitted by the party concern-

ed, and the amount must be recovered.

Lists of sums accidentally, or erroneously, over levied as duty, are hung up in the Cash Keeper's Department, immediately on the

receipt of each successive Audit, and will be refunded forthwith to

parties concerned, upon their application,

Wharfage and Godown Rent.—Sums claimable as Wharfage, &c. for Goods left lying on any part of the Custom House premises, or in the Godowns appropriated for public use, beyond the number of days prescribed by Regulations, must be paid before those Goods can be allowed to be removed.—If not paid, the Head Tide Waiter is authorized to detain any one package, or more if necessary, as security,

till payment be made

The covered cassage between the double ranges of Godowns are not at all intended for the deposit or stowing of Goods: - they are required to be kept tree and open, so that the renters of those Godowns may, at all times, have ingress and egress, to and from their respective Godowns, without in desiation, hindrance, or difficulty of any kind. The renters of those Godowns, consequently, will do well to recollect that a tax is leviable upon all Goods left lying in, or under, those nassages, or the verandahs at the ends of them, which is purposely fixed at a high rate in order to secure the object above mentioned. The same authority as before stated is given to the Head Fide Waiter, for ensuring the payment of this tax.

Expert Manifest — Ships bound to England, but to touch at other ports intermediately, must have all Goods destined for such intermediate ports distinctly entered in their Export Manifests, as well as the

Cargo intended for Great Britain.

Suct. Suct is commonly put up in casks for exportation in a pickle made of silt and water. Besides the tare, a deduction from gross weight if each cask to the extent of twenty seers will be allowed on account of the pickle.

Floating Deposits Note Passes. With a desire to oblige individuals, the Coliect r has accasi hally taken "Floating Deposits" for duty and has granted what are called "Note Passes" for Goods; but this informal and really irregular practice has been found to occasi a so much difficulty and confusi in in the Office, from the delayed adjustment, of such deposits and from the non-return of such Passes to Office for registry, white complaints and even menaces of legal responsibility, have been addressed to the Collector, by Commanders and Owners or Agents for Vessels whose Pit Clearances have been unavoidably delayed in consequence, that the said practice cannot be continued, nor will Note Passes even for Free Goods be granted in future. Note Passes will a number to be granted for any Goods for duty on which a "Regular Deposit" shall have been made; but no such Deposit of less than 250 Rupees can be received.

Applications for Examination and Settlement of Import Manifests, and for Port Clearance — It is the duty of the Import and export Supervisors respectively to note more such Applications the date and hour of receipt, according to which they will be attended to in succession, and note can be taken up, out of turn, or in preference to others

previously received.

In order to expedite the attainment of Port Clearance it has been customary for Mercantile Firms to give Engagement to account for, or eventually to pay duty upon, any articles entered in Import Manifests which shall not appear to have been duly passed.—But many Packages are frequently manifested as "Merchandize," or as, "Sundries," &c. without any specification of contents.—Consequently it becomes impossible for the Collector to determine the kind, quantity, or value of articles on which to levy duty eventually.—Henceferward,

therefore, a list must be made but of the articles not appearing to have been duly passed and their contents and value must be ascertained, or agreed to, by the parties tendering the Engagement and the Collector,

before any such Engagement can be received.

can be permitted to crowd round, nor to stand in the rooms by the Import and Exp rt Calculators, or the Bill and Perwannah. Writers, These native Officers have strict orders to attend to every Application, whether Duty or Free, in the order in which it comes into their hands, and to take up none out of turn:—they must be left unmolested because they are liable to be fined by the Board of Customs, in Audit, for every mistake made by them.

Meights.—Bazar and not Factory Weights are used at this Office-Merchants are at liberty to send their own Traingles, Scales and Weights (if Bazar) for weighment of their own Goods, if they please

so to do

Pilot Certificates.—If Goods are required to be shipped on board any versel after she shall have obtained P rt Clearance, a Pilot Certificate will be granted for them, on application; after other usual Office forms have been observed.—Without such Ce tificate the Pilotis restricted from allowing them to be received on b and. No Drawback

is allowed on Goods so passed.

Boat Notes — No Goods can be allowed to be landed fr m any vessel unless they be accompanied by a Boat Note, and with intit, its liable to seizure. — The Boat Note must specify the number of pickages of which each boat load consists, the contents, the names of Commander and Ship, and her Colours, to whom consigned, the date of landing, and the Nos and Marks, or Addresses, on them: with respect to Taleable Goods, such as Bars of Iron, &c. the Number of pieces ninst be stated.

Wharf Tickets.—Some Vessels are not able to receive their full cargo off Calcutta, and are allowed to drop down the River before Port Clearance is issued.—Perwantahs, or Passes, for such Goods are taken to the Wharf, and, when they are passed, the Exporting Tide Waiter will give a Wharf Ticket, which will protect the Goods in going down the River.—Without such Tickets, Goods are liable to

detention

Old Copper. -The Collect r has been desired to conform to the following rules, whenever in future old opper belonging to Ships or

other Vessels in this port, is applied to be passed.

Should the Ships or Vessels from which old Copper has been stript, or obtained, have been built or have been repaired last in any Ship-yard in Calcutta, the Officer in charge, or Owners of the same, to be required to certify the act, naming the person by whom, and the date when the ship or Vessel was so built or last repaired, also the part of the Ship or Vessel si repaired, and the quantity of Copper actually used on the occasion. - The Ship builder referred to in the certificate to countersign the same as evidence of the facts mentioned in it being correctly, stated. The person making the application to pass such old Cop. er, is, in addition to the evidence already adverted to, to accompamy his application hy a certificate from the Ship huilders, or other persons by whom such Copper may have been sold to him, showing the same to be old Conper, taken off from the bottem, or other parts of the ship or vessel specifying particularly the parts of the ship or vessel, from which the Copper may have been obtained, the date when, and the quantity so obtained and actually sold to the Applicant. When

Ship-builders or others by whom such old Copper may have been stript off from ships or vessels, are themselves the Applicants, their Applications are in lieu of the Certificate last mentioned, to be accompanied by declarations verified on oath before a Magistrate of Calcuta, upon each of the points last adverted to.—Applications to import old Copper, stated to have been obtained from condemned or repaired ships, thus supported, will be entitled to a Fee Register: otherwise to be rejected and duty to be charged on the article according to its value.

Old Copper obtained from ships not built or repaired at Calcutta, when applied to be passed is invariably to be subject to duty. because in such cases the article was not originally used from any importations previously made into Calcutta, and therefore no import duty could, as in the cases of ships or vessels built or repaired in Calcutta, have been charged on the same when new.

C pper to be exempted from payment of duty on importation into Calcutta, must either be the produce of, and imported from, Great Britain, or must be proved to have paid at some other Presidency, under the Honorable Company's Government, the duty of 10 per cent. fixed on the article by Regulation III. of 1811.

Leghorn Florence — The weights of these countries are to be converted into English weight as follows: viz 100 pounds equal to 91 pounds English Troy weight,—or 5240 grains Troy equal to one pound Leghorn.

Goods from Crown Selllements, viz. Cape of Good Hope Ceylon, Mau-

The Free or Duty entry of all Goods, whether of British or of Foreign produce or manufacture, imported into Calcutta on board a British Ship of any kind, from the Crown Settlements above mentioned, under duly signed Certificates showing their import into those Settlements direct from Great Britain on board a British Vessel, is to be regulated, in future, with reference to the provisions of Regulation XXI. of 1817. (Letter from Board of Customs, dated 6th May, 1825.

Arms, Ammunition, &c.

In pursuance of subjoined orders, no more than one Rifle, or one Powling Peice, or one Blunderbuss, or one pair of Pistols, will ever be passed on the application of the same individual, or party.

Extract from a letter from the Court of Directors, dated 15th December, 1824.

Par. 3d. We have, however, resolved that in all cases where a single Rifle, Fowling Piece, or Blunderhuss, or Pistols, not exceeding a pair, may be exported for the bone fide use of Individuals proceeding to, or residing in India, the affidavit above mentioned be not required—Letter from Secretary to the Board of Customs, dated 31st May, 1825.

A. D. 1825. REGULATION. XV.

Passed by G. G. in C. 14th July, 1825.

A Regulation to mirke certain alterations in the Rates of Duty Charged, and Drawbacks allowed on Goods imported or exported by Sea at the Port of Calcutta, or any other Place within the Territories immediately subordinate to the Presidency of Fort William; and to amend and consolidate the Rules in force relative to such Daties and Drawbacks.—Passed by the Governor General in Council on the 14th July 1825, corresponding with the 32d Assaur 1232 Benyal era; the 14th Sawun 1232 Fusly; the 1st Sawun 1232 Willaity; the 13th Sawun 1832 Sambut; and the 26th Zekaad 1240 Higeree.

Preamble.—Whereas in pursuance of a Treaty recently concluded between the British Government and the Government of the Netherlands, it has become necessary to alter the Rates of Duty chargeable on Goods imported and exported on Foreign Bottoms: and whereas it has also appeared to be expedient to reduce, in certain cases, the Duties now levied or retained on Goods imported and exported on British Bottoms; and whereas it will essentially promote the public convenience, to consolidate and simplify the existing Rules (modified as aforesaid) relative to the Duties and Drawhacks to be charged or allowed, on Imports and Exports by Sea, the following Rules have been enacted to be in force from the date of their promulgation.

Revision Regulation 1X. 1810, Regulations 111, 1811, Reguof existing lation XII, 1813, Regulation IV. 1815, Regulations
provisions. XV, XVI, and XXI, 1817, Regulation V. 1820,
and Regulation V. 1823, as have reference to the
fate of Duty to be levied, or the Diawback to be allowed, on
Goods imported or exported by Sea at Calcutta, or any other Port
or Place within the Territories immediately subordinate to the
Presidency of Fort William, are hereby resciuded.

Ditto Second, Regulation X. 1816, is also hereby rescinded.

Certain provisions to continue rescinded or modified. Third. The several Provisions which were rescinded or modified by the Rules above-mentioned shall continue to be respectively rescinded or modified, as before the enactment of this Regulation.

Import by Sea to be with auties, specified in

III. First. Goods imported by Sea into Calcutta, or any other Port or Place belonging to the Presidency of Fort William, on British or on Foreign Bottoms, shall be severally subject to the Duties specified in the Schedule No. I, annexed to this Regulation, with the exceptions therein stated. Provid-

Schedule No.

I. annexed to this Regulation.

ed, however, that the Rules contained in Section V. Regulation XXI-1817, shall still be applicable to Goods, which way be originally imported by Sea on a British Bottom, at any Port in the Territories subject to the British Government in India; and de he re-exported to Calcutta or any Portimmediately

shall afterwards be re-exported to Calcutta, or any Portimmediately dependent on this Presidency.

Re-exports
to be allowed
a drawback,
as specified in
Schedule No.
11.

Second. Goods imported by Sea as aforesaid and charged with an import Duty under the above Rule, shall, on re-exportation be allowed a Drawback at the several rates, specified in the Schedule No II, annexed to this Regulation: and no Drawback of Import Duty shall be granted, excepting as therein specifically allowed.

Duties
chargeable and
drawbacks allawed on articles, the produce and manufacture of
the country,
when exported
by sea, to be
regulated by
Schedule No.
111.

Third. Articles, the produce or manufacture of Calcutta, or of the interior of the Country, shall, on Exportation by Sea, be respectively passed Free, or subjected to Duty, or allowed a Drawback, according to the directions contained in the Schedule, No. III, annexed to this Regulation; and the said Schedule, together with those mentioned in the two preceding Clauses, shall be, and be considered, a part of this Regulation.

Rates of Duty chargeable on Goods Imported by Sea into Calcutta, or any Port or Place belonging to the Presidency of Fort William.

Fnumeration of Goods.	lmported on a B i tish Battom	monted on a Fo
st Go ds, th Pouce of Hannfac	•	
ture of the United Kingaon.		1 0 1 1 1
1. Bus iru and Com, "	Free	Free
2. Horses,	Free '	
3. Marine Stores	Free	2 and half per cent
A M. tale ween ilt & unwtonelit	Free	2 and half per cent
5. Opinm	24rs asecinf80 (a.w)	48 8, 8r. of 80 sa. wt
6 Precious Stones and Peaus .	Free	rice
	[3 19.9 mannd of]	6 is a md, of 82 sa
7 Sult,	182 sa. wt peisi. €	mi, per sert
8. Spiritnous Liquois		
6. Ophite and and	(4.5. a md of \$0)	8 as a md. af 80 sa
9. Toliacco	I sa wt. net seer	wt preser
TO Stime of	10 per cent,	20 per ceut.
10. William	Fiee	2 and hall per cont
Attrices not included in the		-
above Er ven Itens 5	2 and half per cent.	a per cent.
appear to Dodge of Foreign		i i
d Goods the Produce of Foreign		· ·
Europe, or of the United States .	' 	! !
America	•	
1. A wack at a five il valuation of)	10 per cent	20 per conf.
£30 per Cask of 126 Gallous \$		Fire
2. Bu a n and Coin,	Free	Fipa
3. Hora-s	Fire	_
4 Oamm	24 rs asr of 80sa.w	Fire
5 Precions Scenes and Pearls	Free	_
c 6.14		Srs amd, of 82 sa
6. Salt,	I sa ut per seer \$	nt, per seer
7. Spirits	10 per cent	120 per cent.
	5 tin a mid. 0180 }	8 18. a md. of 80 sa
8 Tohace,	sa. wt. a seei 🐧	wt per sper
9. Wines ····	10 per cent	20 per cent.
Articles not included in the	5 num cont	10 per cent.
above 9 Items, 5	5 per cent	
1. Goods the Produce or Manufac	.[
ture of floces, other than the Uni		
ted Kingdom, Foreign Europe, or	r	
the United States of America.		
	. 10 per cent	_0 per cent.
A. Iste when my	7 and hasf ditto	'5 ditto
A transfer of the second	. 7 and half dirto	15 ditto
3. Altali		LAA II.A.
4. Alum,	7 and half ditto	15 ditto
5 Ambergili,	145 ap re norlanome	110 sa.is. per leagn
4. Alum 5 Ambergia. 6. Arrack, Batavia. 7. Arrack, from Foreign Terri- teri-s in Asia, 8. Arsenic, white, red, or yellow 9. Assa centla, 4. Awi Root, or Morrinda,	Ind dar the het leafile.	
7. Airack, from Foreign Leffi-	30 88. rs. per leat 111	60 an ra. per leagu
teries in Asia,	10 000 0000	20 per seut
8. Arsenic, while, red, or yellow	THE THE CHILL	an ditto
9. Аяна селия,	I W GITTO	15 dista
A A Want or Moringle.	. 1 7 and half uitto	Tra rate (A

	Enumeration of Goods	Imported on a Bri- tish Bottom	Imported on a For
11	Bends, Malas or Rezaries,	7 and half per cent	15 per cent.
12	Beet'e Nut. (customs,)	7 and half ditto	lő ditto
	Ditto, (town) ditto,)	5 per cent	10 ditto
13	Benjamin, or Lohan,	7 and half dicto	15 ditto
	Brandy, from Foleign Terri- ?		60 ditta
	tories in Asia,		
	Brass wrought & unwought		20 ditto
	Brimstane,		20 dicta.
	Bocades & Embroid red Good	•	15 ditto
	Buhera, or Myrobolan.		20 dino
	Buckum, or Sappan Wood,		15 dicto Free
	Bullion and Coint	Free,	ti per ceus
	Calizeer h Nezellah,		20 ditto
	Campiore, Current	iv ditto	
23	Canvas, - Excepting Cinvas		
	other material the growth		
	or manufacture of places		
	subject to the Government >	5 ditto	40 ditto
	of the East India Company,	4.17	
	which is exempted from		
	change of Duty on impor-		
	tation by Sea,		
24	Cardamams.	7 and half ditto	15 ditto
	Carriages and Conveyances		
26	Cassia.	10 ditto	20 ditto
27	Cassia, Chanks.	7 and half ditto	15 ditts
81	Cheravia,	110 ditto	[20 ditt o
29	China Goods, or Goods from China, not otherwise enu-		
	China, not otherwise enu-	7 and half ditto	15 ditt o
	metated in this Table,		
80	Cloves,	10 and half ditto	20 ditta
	Gochineal, or Crondanah,		
	_	7 and half ditto	to ditto
33	Coir, the produce of places		
	not subject to the Govern-	5 ditto	to ditto
	min in the fire family further		
	Company in India		77 . a.a.
	Coin and Bullion,	Free	Fied
55	Columba Root,	10 per cent	20 duto
	Coosum Fool, or Safflower	T ANG DESTRUCTOR.	andito
	Copal of Kahroba	TO GIVE	20 ditto
	Copper, wrought & unwrought	10 ditto	20 ditto
	Corden errorsian Cord	ני עוונט ••••	20 ditto
U	Cordage,—excepting Cord-		
	age made of snun, hemper		
	other material, the produce of places subject to the Go-		
	vernment of the East In-	5 ditto	10 ditto
	dia Company, which shall	A MILLA	
	be exempt from the charge		
	of Duty on importaion by		
	Sea.		
		7 and half ditto	15 ditta
11	figitification of the second o		

Enumeration of Goods.		Imported on a Fo-
a Channa and a same		
3 Elements lecto,		
4 Embroidered Goods & Brocades		
5 Frankincense, or Gundiberoza	Actor and a second	15 (11(0
6 Galbaunm,	7 and baldman and	20 01(10
Chan (austama)	r and nan per cent	10 ditto
B Ghee, (customs,) Ditto, (town duty)	o ditto	loo dieso
Ditto, (town the order To reit in Age	110 man cont	eo ditto
9 Gin, fcoin Foreign Territ, in Asia 50 Goode Multre, or yellow Ochre		
1 Clarentes Same and Hame	Free	E. a.
or Constraina	O real comp	OO war don't
61 Gormootoo, Sunu and Hemp, 62 Gran Arabic,	7 and half dista	20 per ceut
54 Hearp, Sunn or Gaomootoo,	True	12 0110
55 Pluriah, or Myrobalan,		
5) dones,	7 and half nar our	They cand
se Buctual Orniment ar set.	, and han per cen	e a per ceut
low Arrenic	30 ditto	o di to
59 Len, wrought or unwroug' ', .	10 ditta	no ditto
Gu Lony,	7 and half duto	15 ditto
6 Junamursee, or Spikenard.	A duta	l'o ditto
62 Kadinjan, [sl-ot		
63 Lead, prg, sleert, milited, & sma	the new court	an detto
61 L ach,	, ·	
65 loban, or Benjamin,		
66 Mare,		
67 Madder, or Munjeet,		
68 Mahogany, and ad other sorts	· ·	
of wood used in cabinet	7 and half ditto	15 ditta
work,)	·
	10 ditto	. 20 ditto
	· 10 dato	
71 Mounda, or Awi Root,		
	· 7 and half ditto.	
	. 7 and half ditto.	!
74 Myrobolans, viz. Buhera, Hur	1	
ia and Ownla,	10 ditto	. 20 ditto
75 Myirh,	in ditto	20 ditto
76 Nutmegs,	10 ditto	. 20 ditto
77 Oil, Vegetable or Animal,	7	
(enstows,)	> 1 7 and Half Gillo.	. 115 ditto
Ditto ditto, (Town duty.)	• 1	. 10 dino
Ditto. (Town duty)	5 dirto	10 ditto
78 Oil Seeds, (customs.) Ditto, (Town duty) 79 Oils, perfumed or essential, or Otter and Fooley! Teyll,		3.4.0
or Otter and Fooles Teyll,	7 and half ditto.	. 15 (1110
	[24(s perseero)]	48 rs. per seer of 8
90 Oplum, Foreign,	80 (al. sa. wi.	Cal. sa. wt.
21 Orniment vellow Argenic of	10 per cent	20 per cent
Hustant		
Hurtaul,	7 and half ditto	. , 15 ditto
or Otter and Fooley! Teyll, 90 Opinm, Foreign, 81 Orpiment, yellow Arsenic of Hurtant, 82 Otter, or Essential Oils, 83 Ownla, or Myrobolan, 84 Pepper, black and white,	7 and half ditto.	. 15 ditto

Enumeration of Goods.	Import or a Briss	Import on a bo- reign coltom.
85 Piece Goods—Corton Silk & partly Corton and partly Silk the Manufacture of the Honorable Company's	2 and halfper cent	5 per cent
Territories in India	7 and half per cent	Is ditto
tories in India J 87 Pimento, or All Spice, 88 Pipe Staves,	10 dittto 7 and half ditto	
89 Precious Stones and Pearts, 90 Prussian Blue, 91 Putcha Pant,	Free	Pres 20 per cent
91 Quick Silver, 93 Rattans,	10 ditto 7 and half ditto	≠0 difte 5 ditt o
95 Red Lead, er Mumm, 96 Rise Water.	7 and half ditio	20 ditto
97 Rum, from Foreign Territo.	10 ditto	60 dicto 20 dicto
99 Saffinwer, or Coossom Fool, 00 Sago, 01 Saft Foreign,	7 and half ditto 7 and half ditto § 3 is per ind of §	15 ditto 15 ditto 6 18. permā, of 89
02 Sandalwood, red, whiteor yellow 03 Sappan, or Buckina wood,	7 and half per cent	lā per Ceut tā ditto
04 Souna, 05 Soonamookey Leaf, 06 Spikenaid, or Juttamnnage,	10 ditto	20 ditto 20 ditto 20 ditto
07 Spiritnens Liquor, not other wise described in this Table,		19 ditto
08 Steel, wrought and unwrought. 09 Storax, 10 Stones, (precions) and Peatls	10 ditto 10 ditto Free	'0 ditto :0 ditto Free
11 Sugar, wet or dry, including	i nav anut	10 per cent
toms,) Ditto ditto (town duty) 12 Sulphui, or Brimstons. 13 Sunn, Hemp and Goomootoo.	5 ditto	10 disto 20 disto • Free
14 Tane, 15 Taizepaut.or Malabathrum Leaf 16 Tes, 17 Tesk Timber,	i 7 and Dair Girio	rra ner ceur
18 Thread,	7 and half per cent	115 per cent
20 Tebacco (customs,)	10 ditto { 4as, prind of 80 } { as wt perseer} to per ceut	8 as per ind. of 86

Enumeration of Goods.		Imported on a Bri. tish Bottom	Imported on a Fo- veign Bottom.
121 Toons Flower,	•••	7 aug hair per cent	15-per ceut
122 Tugger Wood,		7 and half ditto.	
123 Turmeric, (customa,)			10 ditto
Ditto, (town duty,)		5 ditto	
124 Tutenague,	• •	10 ditto	20 ditto
125 Ugger, or Aloe Wood,		7 and half vitto	l i ditto
126 Vermillion,		•	20 ditto
127 Verdigrease,	• •		20 ditto
128 Wax and Wax Candles		to ditto	20 ditto
129 Wines and Spirits not other- wise provided for	}	10 ditto	20 dit to
130 Wood, of all sorts used in Cabinet work,	}	7 and half ditto	
131 Yellaw Ochre, or Goope Matt	e.	10 ditto	20 dicto
132 Articlesnotenumerated abor			10 ditto

SCHEDULE No. II.

DRAWBACK ALLOWED ON RE-EXPORTS.

1									
		1 20	15 ON 4 15	134111111	1 1 1	TARRET	3 4 KO 5	FOREIGN C	BOTTON
Int.	Ist. Articles, the produce or Manufacture of the Uniter	ty e es	the United States of	if re exported to their than Europe	e er th	of the United is	tu ape	the exported to places than Europe, or the California	tu places ocuer or the United
	L. C. G. COM.	On a Braush	On a Braish On a Foreign On a British, Or a F.	On a British	น ราง	On a Braish	Ona Force, n	O. a Brush On	
,		2000	2//wasacc	Datim.	11	Dietalle.	D'CCOM.	Doccom	B ttem.
~	Rullion and Coin,	ž	- - - -			ニニニ	7.4	ニス	-2
64	Horses,	ź	Ē	ž	12	- Z	Z	·	Z
99	Marin- Stof 8,	ž	Ī	Z	- Z	Z	Z	- Z	Z
4	160	Z	= Z	= 4	ĪŽ	ź	N	Ž	Z
•	Oome,	ž	Z	į	. EZ	Z	Z	- 'Z	Ž
4	s Stones	z	Z	Z	Ž	Z	Z	ž	Ž
ţ	Salt.	Ž	·	ラン	Ž	Z	Z	Z	Ž
90	nous Lique		hot finpo 1	diaf Impo	3 con Lupott	Zrn of In	3th of Im.	3 1 of Improve	3d of import
•		Williams and	daty	1.1ty	, m. y	Wasie amt	o t stufy.	5:11	duty
0	Tohacco,		4 3 of ditt.	3 lof ditto	3.4 of ditto	i di	4 li ditto	3 ditto	કુત તાલ ૦
0	Wines,	ath of Lin	1 of ditto	3.d of ditto	1- dof ditto .	- B	3th detto	Birto dirto	3d ditto
11	Woolens,	= Z	Z	Z	- Z	Z	ī.Z	Z	Z.Z
	Articles not includ. \ -d in the above Elev in Mens, \	3 dot Impor	3d of Import	3d of Import 2 lot Import	4-1 of Luport	3 tot Input	at at Import	and import	3d of Import duty

Ha.		A STATE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER. THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.	Ewope tates of atronage arrange A BRITISH BO ope If re ex witid of other than Eur nitral tates n "attent" Im. 3 dottmport	d to	IMPORTS ON A If re-exports, t trup or the United States of America. On a truttshy Uniterry. Rattom Lattom Lattom Lattom		FOREIGN BOY If re expurted to than Europe of States of A. Na Braush O. Rottom 3 1 of Im- 2-1	OREIGN BOTTOM. If re exported to peaces other than Europe of the United States of America. And Island Oca Foreign Rottom Rottom Rottom 1 of Im- 3-1 of Impost	
	Gallona, Bullina and Coin. Horses, Opinin, Pearls, Salr, Spirite, Tobacco, Wines, ed in the above 9 Ltems,	Nii Nii Nii Nii Nii Nii Vii datt of Impor dary dary port datry	Nii Nii Nii Nii Nii Nii port dury thalf ditto ditto	N.I. N.I. N.I. N.I. N.I. Stoff open duty Ditto ditto	N. I. N. I.	Nil Nil Nil Nil Nil Nil Nil Nil Nil Nil	Fort duty N.I. N.I. N.I. N.I. N.I. Port duty Port duty Port duty Port duty Port duty Port duty Arle ditto	Port duty Nil Nil Nil Nil Nil H I duty got duty but duty butto d tto	Sill Nill Nill Nill Nill Nill Nill Anty dritte ditte

		INFORTS	A 2C	BRITISH BOTTO W.	orrow.	IMPOR	IMPORTS ON A FORFIGN	OPFIGN R	ROTTOM.
3d.	3d. Articles the produce or Manufacture of places other		fre exparted to Europe or the United States of	If re expurted to places other than Europe or the United States of America.	ed to places arrops or the rof America.	or the United Son the Amorica	to d st ica		Europe. If re erported to places other ites of than Europe, or the i mited trites of Americ
th Si	than Europe, or the United States of America.		On a British On a Coreign Bettern. Bottom	On a Bruten Ora rureixu Rottom.	Ora Poreign Bortom.	Ona Briom St Inal wein. Britom Bottom.		On a Die ton	On a ore tra In & Foregu
~	All Spice,	Real for	Lat Land.	dity	3 , at km .0	•	10 21		3 of Inport
61 65	Alo. Wond,	_	4-1 ditto	Litto aitto	4 dillo	: .	9		_
4		•	ditto	Ditto de ta		Til ditto .	A ditto		Dirto difto
•	Arrack, Balavia,	:	studuto	Ditto ditto	1 detro	23th diffe	II h di to)tto ditto	Ditto ditto
10	Arra k Manuta rore	5	an Joug	110			ly hof I	OF	3.4 of Impart
•	Te titories in A.	purt duty	o, t duly	duty	ging.		inn sind.	Λ. In the second secon	S III
(A)	Aisenick, White,	grh dinto	l half di to	3 1 ditto	g.l dieto	The ditto	3:10 ditto	3 ditto	3 ditto
9		g.h ditto	l halt ditte	Ditto dittu	kit citro	gth ditto	3 le dirto	Ditto ditto	Ditto ditto
2	Awl Ross or Mo.	3d ditto	şi dirto	Ditto dutto	3d ditto	Site ditto	3ri dit.o	Detto anto	Ditto ditto
11	Jalas a	Ditto ditto	1 ditte	Ditio ditto	4d ditto	5 h ditto	Difto ditto	Ditto detto	Dirto ditto
13	_	Dirto ditto	1 dieto	Ditto ditto	3.4 dinto	grh dicto	डुन क्षार ि	D'tto di.to - Ditto ditto	Ditto ditto
•	Dirio (Lown Duty,)	Wiole ami	Whole ame	Whole am of day	Whole and	ole f din	Who e am.	Whole ami	Whole amount of diffy
**	B. njamin, or Loban,	3 i of longon	3.1 ditto	3.1 d tio .	कृत ditto	sth of Im	34 ditto	3 i dicto	3 l ditto

			IMPOR	IMPORTS ON A BRITISH ROTTOM.	RITISH BO	TTOIL	[M.O.	IMPORTS ON A FORFIGN ROTTOM.	FORFIGN 1	30Tronf.
*			If re exporte or the Unit	or the United to Europe, If re-exported to piu es or the United States of other tran Europe or the Imerica.	If re-export other tran b United State	If re-exported to plu es other tran Euro, e or th	if re exporte or the Unit	or the United States of	If re exported than Europe Stutes o	or the United States of than Europe or the United and States of the States of America
			On a Gritish Bottom.	On a British On a Foreign On a Briesh On a Farei n Bottom. Buttom Bottom. Bottom.	On a Breesh Iso-tom.	On a Farer n Bostom.	On a Brush Softwa.	On closeign B ttom,	On a tritish Bottom.	On a Brush On Monega On a truesa On a Foreign Softwa. B ttom, Bottom. Kottom.
44	Brandy, Manufactus tu e of Foreun Tenitonesin Asia	~~ : = :	Urh of Ian port duty	ith of Im	<u>ş</u> də: Imeort duty	Zdo: Imoort foot fmpori	23t of Im	Port duty	Red of Imicoat 34	1
25	Brass and Brass Wa'e	~ ~ · · ·	4th ditto	i half ditt	Dita dit	Ditto ditto	zth ditto	अर्थ वांगर	3th ditto	Decto ditto
16	Brimstelle,		द्विता नात्र	I half ditto	Ditto ditt,	Ditto ditto	Vitto ditto	Ditto dato	Ditto ditto	Ditto ditto
=	broidered Goods.	- -	3d ditio	Id nit:0	Ditto aicto	Disto ditso	हुंगी वीं to	Ditto ditto	द्वत वांसर	Ditto di to
28	Buhira, or Aly-ob-	∻∽ • :	311 ditto	t half dirto	Ditto ditto	Dutto ditto	gth disto	Ditto ditto	3th ditto	Ditto ditto
39	Buccum or Sappa	~·	₹d di to	है विकास क	Ditto ditto	Ditto ditto	हैं। वां १०	Ditta disto	असे तांगि	Dito ditto
20	Buluon and Coin		Z	ĘZ	ΞZ	-	ī.Z	Ē	Z	Z
ដ	all or Nig	~ ↓	0	and of Im	3dofImport	-15	<u>չ</u> հ օւ Im	a let Impore	3 ior Import	3d of Import
23	Camphie,	<u></u>	All ditto		daty Ditto ditio	dury Di to citro	cort anty	Citio dille	dute	Ainp Ditte
en 64		:	3 i d tro	3d dirto	Dino ait a	Date de to	नुत्ता ditto	D to ditto	2 1 411(0	Ditto di to
77 %				Ditto dit o	Ditto ditto	Dicto ditte	i ditto	D to dillo	Duto ditto	Duro dure
ì	es aun	1		Ditto ditio	Ditto ditto	onto aitto	Ditto ditio	Ditto ditto	Datto di to	Disto ditto
26	Chanks		with ditto	1 half ditto	Di to citro		Zth ditro	ştlı ditto	D to di to	Dute gitto
8	ար,			I half ditto	Ditto duto	Ditto ditt,	हिता ताराव हिता ताराव	fd ant.o	Ditto ditto	Duto ditto

FORFIGN BOTTOM	Or the United States of than Europe, or the Uni-	British On toneign On a British in a Foreign ttom. Bottom Bottom.	D NM	3 l ditto 3 ditto	3 dirto 3 ditto	o prod	ditto di to ditto	গুলু ক্তি ক্তু লেপালেপালেপালেপালেপাল
IMPORTS ON A	fre exported to Europe. or the United States of America.	On a ron eign Bottom	3d of Imporduty	Zili ditto Zd ditto	and ditto	ith por	and ditto	3d ditto
INTPO	If re experted or the Unit	On a British Bottom.	ştkof Import ditto	ğılı ditto Ştlı ditto	gen dirto	gth of I port duty	Tth ditto	and ditto
BOTTON	If re exported to places or the United States of America	On a British OzaFoveign Bottom. Bottom.	of Import & dof Impor	şd ditio şd ditto	Ld ditto	# th 101	Ad ditto	ad direction of the dir
BRITISH B	If re exported to places or the United States of America		3 of Import	3d ditto	34 dirto	U	dicto	and ditto
IMPORTS ON A P	fre-exported to Europe, or the United States of America.	On a Bittish On a Foreign Bottom. Rottom.	kd of Imporduty	l half ditto ka ditto	3d ditto	t half of Import duty	\$4 ditto 1 half ditto 1 half ditto 3,4 ditto	and ditto and ditto and ditto
IMPOR	ly re-exposed to or the United S. America.	On a Bittish Bottom.	3 tof Importand of Lupor	gth ditto	and dirto	Prort duty	3d ditto 4-h dirto 3-h dirto 2m dirto	3d, dirto 3d dirto 3d dirto 3d dirto
-				C C	33 Coir, 34 Coin and Bullion,	35 Columbo Root, \	# flawer, ST Copal, or Kaltrobo 38 Copper & Copper.ware 39 Coral,	E

	, , , , , , , , , , , , , , , , , , ,	IMPOR	IMPORTS ON A RRITISH BOTTON	PITISH B	OTTON	IMPOR	TS ON A 1	IMPORTS ON A FORFIGN ROTTOM.	torrott.
•		If re expurted to Europe or the United States of	if re exported to Europe or the United States of	If re expo	If re exported to places other than Europe or the	lf re-exported or the United	a to Europe ed States of	other than Europe,	If re-exported to places other than Europe, or the
	•	אווע	עוונווימ	Chilen israri	Onnen Starts of America	ame	America.		
		On a Brush Rottom.	On a Bruesh Onthe Poreign Rottom. Bottom	On a British	On a British Ora Fore. a Bottom.	On a British Bottom	Ona British Ona Foreign Bottom. Rollow.	On a retush On Bottom.	On a Foreign Bottom,
10	Frankine-BBeor Gun-	3-1 of 1,1	Li of Import \$ 10 Page	2.10 Migan	14 of 1.0	is in of Line	cik	₹4 of 'mport şa	Sa or Import
	deberoza,	port duty	duty	, du y	nort dair	rt di	port di	duty	
97	_	at 1 ditto	I half ditto		1 ditto	grit ditto	3 h ditto	द्वत ताराव	
47	Gallingall,		li ditto	हुं 4 ditto	FI ditto			3 ditto	
7	Ghee, (Cn.toms)		l ditto	3 i ditto	di to	# la ditto	3 ditto	F dicto	3d drite
•	Ditto, (Town Duty)	Whole and	Whole amt.	Whole am	Whole amt.	Whole am!	Whole ami.	Whole and	Whole amount
		or any	* Of all b	or andy	or duty	of any	סנ מוונא	(11) O	
\$	Gin, Mannfadinie 6	Bith of In	gili of Im	31 of Im.	4d of Im	zith of Im-	Lich of Im	g of Im	3 of Import
	in Asia	port day	port duty	port duty	_	port duty	vore duty	Fort duty	dnty
K)	Gronne Mattee or								
•		gth ditto	t half dieto	gal ditto	3d ditro	gtin ditto	Ith ditto	3,4 virto	₹d difte
19		2		: X	X	2	7	: X	Z
	Hemp,		<u>.</u>)	1	
94 94	Gum Arabic	But of Im	I halfof Im	3 of La	3 of Im	gelt of Im-	the of Im		ad of Import
.1		port ants	Sort and	AIDB 1104	bort daly	ing mod	port and	from mod	out,
(*) #	Gundeheroza, or	ड्रेस संसठ	4.1 ditto	&d ditto	dirto	ş n dino	₹d ditto	3 ditto	3d ditto
	icense.	<u> </u>		?		<u> </u>			
d Q	Geomestee	Ę	Z	EZ	Ē	IZ.	Z	Ē	Ž
13	Murrah, or Myrobo.	1. 0f 11.	1 half of In-	gd of Im	44 of Im.	ul jo už	3th of Im	3-4 of Im-	31 ef Import
	lan,	port duty	prit any	port dity	port duie	5	por duty	out dury	
9	Houses.	Z	Z	Ž	ī Z	ź	Ž	Z:	
8	Harsugahr Flower, [3.1 dirto	3.1 dirto	did ditto	3 ditto	\$ dicto	S b ditto	₹.1 dirto	3d ditto	3d ditto

PAR	т н.ј		CU	BLOW HACS	B NEGOLATIO	*	
ROTTOM.	or the United States of than Europe, or the United States of America.	na Britt-fe Gua Foreign On a British On a Foreign Bottom. Bottom. Bottom.	Zavi m, vit Zavi impoit duty duty	ad of Import duty	Ditto ditto		Ditto ditto
OREIGN	lf re export than Europ States	On a Britisl Bottom.	Zaor m. v. duty	3d of Impor	Ditto ditto	Dirto ditto Dirto ditto Pirto ditto	Ditto ditto
IMPORTS ON A FOREIGN ROTTOM.	t to Europe, id States of	ton a Foreign Botrom.	gth of Am	3d of Import 3d of Import duty	Ditto ditto	3:h ditto 3d d tto 3th duto	ze ditto zth ditto
IMPOR	If re experted to Europe, or the United States of America.	.n a Britt-le	gen of Im	Whole amt of duty	th of Import duty	zth ditto zth ditto zth ditto	şth ditte grh ditte
<u></u>	ع څي ا	On a toreign Bottom.		dury dury	Ditto ditto	Ditto ditto Dit:0 di ⁺ te 9 tro ditto	Dieto ditto
TATOORE ON A RRITISH ROTTOM.	If re exported to Europe, If 1e expored to places or the United States of other than Europe, or the	On a Bruish On a toreign Rottom Bottom.	gaor import gdo. f.up duty du.y	3.1 of Import 3 d of Import	Dirto ditto	Dista disto Disto ditto Ditto desto	Dirto ditto
S A NO S	re experted to Europe, or the United States of	Una Foreign	5 2,	i half of Im pott duty	3d ditto	I half ditto 3 d ditto	ditto i haif ditto
TAFOOD	If re exported or the Unit	On a British Ona Foreign	Post duty	Wisole amt. I half of Im	gdef Impou	Lette ditto	an ditto
			~~		Indigo, other than the produce of the British Territories is India on a fixed valuation of 100 Rs	H , H T	Spikenard Sulinjun Lead, Pig. Sheet.
			99	2	8 .	20 00 00	23

														•	
IOTTOM.	if re exported to places other than Europe or the United st t. s of America.	On a British On a Foreign On a British in a Foreign Rottom. Bottom. Bottom. Bottom.	10	duty Ditto ditta	Ditto ditto	Ditto ditto	Ditto ditto	Ditto ditto	Ditto ditto	Ditto ditte	Ditto ditto	Ditto ditte	Ditto ditto	Ditto ditto Duto duto	Ditto ditto
OREIGN	ls re exported than Europe s	On a British Battom.	\$ 1 or Import \$	daty Difto ditto	Ditto ditto	Diffe diffe	Ditto disto	Ditto ditto	Ditto ditto	Ditto ditto	Ditto ditto	Ditto ditte	Ditto ditto	Dute ditto Ditto ditto	Ditto ditto
IMPORTS ON A FOREIGN ROTTOM.	errope fatos of	On a koreign Bottom.	100	Ditto dino	2 li dille	3110	Ditto ditto	th ditto	Ditto ditto	3d ditto	Ditte ditte	Ditto ditto	3.h ditto	Dicto ditto Dicto dicto	gd ditto
IMPOR	ly re-exported to or the United Namerica.	On a Bruush Rottom.	Sho Impo	Ditto ditto	a h d tio	יו קונם	Ditte ditto	gib ditto	Dute ditto	ş la ditto	Ditto ditto	Ditto ditto	3.h ditto	Dirto ditto	हुर्ध वारा ठ
TOM.	ed to places urope or the	Ona Foreign Bottem.) U. t	Ditt. ditio			Ditto ditto	Ditto ditto	Disto ditto	Ditto ditto	Ditto ditto	Dit'o ditto	Dirto ditto	Ditto ditto	Ditto ditto
ITISH POT	If re exported to places other than Europe or the Trited States of America.	OIR ITUS. Bo'tom	340 ampo	Ditto dirto	Ditto ditto		Ditto ditto	Ditto ditto	Ditte ditto	Dirta ditto	Ditto ditto	Ditto dutto	Ditto ditta	Ditto ditto	Ditto ditto
IMPORTS ON A BITISH POTTOM.	orted to turope. Inited States of America.	On a British On a Foreign O . a 1 rillis Una Foreign Bottom. Bottom. Bottom.	go of finbour	ad ditto	के ditto		D.tto ditto	4 ditto	Ditro ditto	हेवे लेता	Ditto ditto	Ditto dirto	4 ditto	Ditto ditto	4d ditto
IMPOR	If re exported to Europe. or the United States of America.	On a British Bottom.	Saot friport fa of finbort fuo. mpo 1		Ath ditto		Ditto ditto	th ditto	Ditto ditto	3d ditto	Ditto ditto	Ditto ditto	2th ditto	Ditto ditto	us. \ 3d ditto
-				Berjamin,	r Munieet.	and Ca-		,	OF Ked	or A#I. }	or Mad. 2	Mask, Myrobolans, viz. Bu.	hera, Hurrali and	Veren	<u>.</u>
			Loadb,	01	Madder or Munie	R	hiner W	Z	Lead,	Meriuda roet,	×			ŹŹŌ	
			8	67	9 9	20		12	4	73	74	76,		77 28 29 20	

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		IMPOR	IMPORTS ON A BRITISH BOTTON	RITISH B	otionic	INFOR	INPORTS ON A FOREIGN ROTION	OREIGN	ROTTON	
		ly re caporte or the Unit	If we exported on Europe. If re exported to place or the United States of other than Europe, or the America.	If re exported the E	A SA PROPERTY AND ADDRESS OF THE PARTY AND ADD	or the United S	to Europe. d States of	i re exportec than Ewrope, States of	or the United States of than Europe, or the United America States of America	_
		On a British Battom	On a British On a l'oreign On a British On a Foreign Bottom Bottom Bottom Bottom.	Ona Brirish Rottom	On a foreign Battom.	Ou a British Bottom	Onatiorers n Bottom	On a Gritish Bottom.	Ou a British Onutvoreign On a Gritish Ou a froreign Bottom Bottom Bottom Bottom	
,	Oils, &c. (Town Daty,)	* hote and	Whole and	Witnie mini	Whole amt.	Shore anni	Where and	Whole and of date	Whole and Whole amount of duly	
80	Oil Beeds (Cus-	3-l of Import	gelof Import gelaf Import gelof Import gel ot	3.1 of Impen	E .		0.00	3 of Im	3d of Import	
•	Dittor Town	Whole amt.	Whole amt. Whole amt. Whole amt	Whole ame	Whole auf.	Whole aint		Whole amt.	Whole amount	
7	Oils, perfussed	2 d of Import	110	Z. of Impor		ģ	# De T. T.	Ś	2.1 of Icenore	
	and Foot	deny	duth	duty	port duty		port duy		daty	
64	Opium, Foreign,	Z	Z.	N	#-4		EX	Z		
16 10	Arsenic or Hurtanl,	yort duty	duty	go of Im-		port dety	g'h of Im-	3d of Import dats	duty	
18	Ousing or Mylobolan,	COM ON	3.1 ditto		3d ditto		ad ditto	Ditto ditto	Dieto dieto	
	Pepper, black and	Leth ditte			Sd ditte	gth ditto	gin ditto	Dutto ditto	Ditte ditte	
5	Bilk									
		Z	Na	Z	Z	sd ditto	ga ditte	gd ditte	3d ditte	
	Ę. :		•	,						

	* 150 - 44 16**	IMPOR	IMPORTS ON A BRITISH ROTTOW.	RITISH B	orrow.	REMI	IMPARTS ON A FOREIGN ROTTOM.	OREIGN F	IOTTOM.	
		If re exporte or the United	If re-exported to Europe, If re exported to places or the United States of other than Furope, or the America.	If re exportather than funited States	If re exported to places other than Furope, or the United States of America.	If re-exporte or the Units	If re-exported to ki-rope or the United States of	than curpu	If re exported to places other than cur-pe, or the United Scates of America.	
	•	On a Bri ish Ruttom.	On a Bri ish On a loreign Ruttom. Buttom	On a British Bottom	On a British On a Foreign Bottom Bottom.	On & Bruish Bot om.	On a Bruish On a voreizh Bot om. Kot'om		On a Hritish On a Foreign	. # i
2	Fiece Goods generally the Munn-	Ail of Im-	3.1 of Im. 3d of Im-	3 of Import duty	id of Im	gti of Im. port daty	34 of In-	£d of I.v. port duty	zd of Import duty	1 =
2 2	Finento or All Spice. 14th	Arlı ditto	I half ditto	Ditto ditto Ditto ditto	4-1 ditte Ditto ditto	gih dirto gih dirto	State ditte	Fd ditto Ottio ditto	3d ditto Ditto ditto	
6	<u> </u>		Z	Z	Ē	ā	ž	Ž	ı. X	1
		ath of Im-		3d of Im-	3 of In	gth of Im	2 h of Im	3d of Import duty	3d of Import	÷
26	Putcha Paur,	Ad ditto	4.1 ditto	3-1 disto	1 ditto	Str ditto	at ditto	2d ditto	La ditto	
95	Vood	3d ditto		Ditto ditto	Dire dette	Sh ditto	3d ditte	Detro detto	Ditto ditto	
58	Red Lead or Minimu.		I-half aitto		Duto ditto	हुं भ ditto		Ditto ditto	Dirto dirto Dirto dirto	
66	nufac.	Brh ditto	gth ditte	Ditto ditto	Ditto ditto	हुन्। ditto		Dicto ditto	Duto ditto	•
991	Saffron,	Ath ditto	1-lialf ditto	Ditto ditto	Ditto ditto	gtli dieto	Bik ditto	Ditto ditto	Ditto ditto	•
10.1	Sago,, Ditto ditto		3 d ditto	Dirto dirto Ditto dirto	D.tio ditto	fili ditto	3d detto Detto ditto	Duto ditto Ditto ditto	Ditto ditto	
*		•		_	•		_			

													
SOTTOM.	If re experter to Europe. If re experient to paies other or the United States of than Europe or the United America.	On a British On a Foreign On a British On a Foreign Bottom. Bottom. Bottom. Bottom.	Nil Sd af Import	duty	Ditto ditto	Ditto diito	Ditto ditto	Ditto ditto	Ditto ditta	Ditto ditte	ž		Whole amount of day
FOREIGN ROTTOM.	lf re exporter than Europe States o	On a Bruish Buttom.	Nil of Im	nt duty	Ditto dicto	Dirto ditto	D tto ditto	Ditto ditto	Ditto ditto	Ditto ditto	Z,	3d of Import duty	Whole and of duty
IMPORTS ON A 1	fre exporter to Europe. or the United States of America.	On a Foretgn Rottom	N. In.	post duty	Jitto detto	ştlı ditto Ditto ditto	Djito aitte	Ditto ditto	Ditto ditto	Ditto ditto	ž	2d of Im	Whole amt. Whole amt of duty of duty
IMPOR	If re expurte or the Unice	On a British Bottom.		trup 110 c	Vitro ditto	E h duro	Ditto ditto	Dute ditto	Disto ditto	Ditto ditto	N.	3:4 of In-	Whole amb
TTOM. 11	ed to places trope, or the	Ona Foreign	Z	bot dan	Dirto dire	Dicto di to Ditto duto	Ditto ditto	Ditto ditto	Ditto ditto	Ditto ditto	Z	3d of Ini	Whole aut. Whole amt.
TOTTOM A REITISH ROTTOM.	If re exported to Europe, If re experted to places or the Onited States of other than Europe, or the	-	- l	get of Im		Dirto ditto		Ditto ditto	Disto ditto	Dirto ditto	Nil	3d of Import duty	Whole aut.
X X 20 9	to Europe,	uF veren		ad of Im		1 half dicto	t half ditto	1 half ditto	1 half ditto	t half ditto	Ē	ta of Inc	Whole amt of duty
	If re exported to Europe or the United States of	On a British On	Buttom.	<u> </u>	Ditto ditio	F li ditto	D tto ditto		ž.	Ditto ditto	Z	3.1 of Im-	Whole am
•			•	od, Red. ?	~~		or Jutta	L'quoir	bus mgn	t, y	cious and	including and Mo-	Jaces, (Customs,)) Dirto ditro, (Town) Ditty,
			Salt	White or Yellow.	Sappen of	Senna,	Spikensed	Spirithane L'quois not, otherwise de-	bles. Wirught	Storak.	Stones, Precious and	Sagar and Candy,	Javes, (Cn Dirro ditre Dury,)
			**	104	105	106	108	100	110	111	113	113	

			IMPOR	INPORTS ON A BRITISH ROTTOM.	BRITISH R	orrow.	IMPOR	INPORTS ON A FOREIGN BOTTOM.	FOREIGN E	SOTTOM.
	* & **	*	lf re exporte or the Luit	or the United States of Other than Europe, or the America.	If re-export other than E. United S. te	If re-exported to places other than Europe, or the United S. tes of imerica	if re exporter or the Unit	orted to Europe. United States of America	If re exported than Europe, States o	lf re exported to Europe. If re exported to places other or the United States of than Europe, or the United America.
		٧.	On a tirutish Bottom.	On a British On a Fole'gn Bottom. Bottom		Un a British Ona Foreign Bottom. Bottom.	on a Bruish Bottom.	Ona Foreign Bottom.	On a British Rollom.	On a Bruish Ona Foreign On a British On a British Bottom. Bottom. Rottom.
114	Sulphut or stone,	A	3th of fm-t-halfoftm	1	23d of 1m	1 of Import	1	_	2.3d of Im-	2.3d of Im- 3 3d of Import
116	Sunn, Hemp Goomotee,	bua	Z	Ž	Nin	Z	N	Nil	N	Nii
911	•		3-def Import	Adoffespo 1234 of Im	2 3.4 of Im	3d.of Imporduty	5-6th of Im part duty	port duty port that		2-3d of Import
217	aut or thram Le	Ma'a	th ditto	1 harf ditto	Date date	Ditto difto	gili diren	1.11 ditto	Ditto ditto	D tto direo
118	Tea, Timber,		. Ditro ditto	Disto ditto	Ditto ditto	D't'o ditta Nil	D.t.o ditto	Ditto ditto	Dirto dirto	Ditto ditta
120	ead, ,		duty	2d of Import duty	33d of Im-		5 6-li of Im-	f Iun	f Im-	2.3d of Import
121	Tin and	a i	grlı ditto	i half ditt	D tto d.f.o	Ditto ditt.	gth ditto	th aire	Ditte ditto	Ditto ditto
129		(C'III)	Whole am.	ath of Inc	Dirto ditro	Ditto diito	Who e amt	D tto ditto	Ditto ditto	Ditto ditto
	Ditto (To	(Town	Dirto	Whole amt	Whole am of duty	Whole amt	D tto		Whole amt.	W. ole amount
1-23	Toond Flower,		2-3d of 7m port duty	3d of Import	2-3d of Im-	3 tof lineori	56th of Im	3-3d of In-	2.3d of Im	6-7
124	Tu ger Wood, Turme ic. (Costom.). Ditro, (Town Duty,)	stom.).		io mr	D tto duto Do to dut o Whole amt	Ditto dit o O tto ditio Whole ame	Dirto dirto \$1n dirto Who'e ant of dury	Ditto ditto. Ditto ditto. Whole amt.	Detro dirio Detro dirio A line ant	Ditto dino Ditto dino Vinole amount of dury
					•	•	•		•	

SCHEDULE No. 111.

Drawback allowed on Articles, the Produce and Manufacture of the Country, Exported by rt or Place belonging to the Presidency of Fort William. Rates of Duty Chargeable, and

	C. Com Calo	C. C. C. Initta or any other Port or Place belonging	or Place belonging to the	o the L'restachey of Lais	
	Sea from Can		Timenom Forei n Europe,	n Europe, I & Exported to places other than those in Europe	than those in Europe
-fip		U Exported to the United S'al. s of America		the United States of America	to of America
nland Duty p	NAMES OF AR	On a British Beltom.	On a Foreign Bettom.	On a British Bottom.	On a Foreign Bollom.
da Siena Siena	INCLES	Rate of unity Distribute to	Rate of unty Diamback to Rate of duty Drawbuck to	Rate of duly! Dran back to	Kate of duty Drawback to to be charged be allowed.
P.		to be charged be mored	tangil of Irangil		24 per cent Ni
T.halfper ct	Ajwain or Jowain	Nii sit dary	Zie dity	du'y	71 ditte Nil
2.balf ditto	All Spice or Pi.	N. J.N.	a per cent.	N: N:	ž ditto
s ditto	Alkali,	Nii Itransif duty	N. N. N. I.	1 dof Transit	24 ditto Nil
T half dirto	Moe Wood or	Nil sit duty	Nii duty	in day	10 ditte Nil
10 ditto	√ ;	Nii Air duly	P. P. P. P. P. P. P. P. P. P. P. P. P. P		74 ditto
g-balf ditto	Ambergrease,	Nij sit duty	Z	I.N.	
23 ditto.	Ambergrease, from Ne. aul, 5	Nil Nil	+468 ↑1	za per central	
74 ditto .	Anise or Morie	Nil sin duty	S S S S S S S S S S S S S S S S S S S	duty.	LO ditte
y ditte	Arsenic white.	Nil tit unty	Nil Unit diffe		

oño ⊿		If Exper	rted to	BExported to the United Kingdo", Foreign	ed King		Foreign ne jea.	Ex	lf Exported to places other than the United States of	orted to the	o places o	s other	ther than those in States of America	R Europe, or	_
y Inlan gibil i abic.	NAMES OF AR. TICLES.	Оп а	Britis	On a British Bottom	One	t Foreig	On a Foreign Botton	2 00	Оис	ı Briti	On a British Bottom.	0778.	On a Fore	On a Foreign Bottom.	
nah Sebul		Rate of dutu	dute 1	Rate of duty Drawback to Rate	Rate of duty	duty !	of duty Drawbuck of reed to the reed	ack to	Kale of to be cha	of dury charged	Drawb .ek to be allowed.	ck to	ltute of duty to be charged	anty Drawb ek to Rute of duty Drawbark to reged be allowed.	
10 per cent.	19 per cent. Assafætida,	וא	otte .	ti o. Pian	NI N		duty	· sas	Ž		Nii Eduf Fransı	•	lo per cent.	N.	, 500
T.half ditto	Altah, AwiRaotor Morinda	_	<u> </u>	2 3d dinto Duto dino	ŽŽ		ditto	litto	ŽŽ		du y Di to		34 ditto Ditto Ditto	ZZ	
Ditto ditto	Beetlenus (customs)	•	0 =	Ditto ditto Whole amt.	ž	•	Ditto ditto Who e ami	litto amı.	Z		Whole	* mil	oille E		
4 ditto	Ditto (Town duty)	· Ž	•	of Town	Z	:	or To	Town	Ē	:	of 'I	own	Z	of Town	
T.balf ditto	Benjamin or Loban	Z	<u> </u>	4.4	Z	.:	Adof Can	Ξ:	Z		:			Z	
Nil	Seads, Malas, or &	ž įž			Za per	cen.	ŽŽ		Za per cent	•			VIII	Z	
. .	Blankers & Looeys			dary	N.1 24 per	gent.	ZZ		N N St Der	cent	:: 33		s per cent. 7-half ditto	ZZ	
Nil	Bombax dace	ž		Ī	Ž		Z		Z		Ē		NI	Ž	*
& ditto	Boots, Shoes and Slippers, Spinsers, Sonax & Pincal,	ZZ	13 of T duty Dute	lg of Transit duty	žŽ		ŽŽ		ŽŽ		ZZ		5 per cent. 5 ditto	ZZ	

c 01.	z.	3 %	1									
in Europe or	gn Bottom.	Drawba-	Z	Nii	N.	II.	PN	Zi.	TiZ	ïä	E N	
ther than those in States of America.	On a Foreign	Rate of duty Drawbark to be charged be allowed.	74 per cent	10 ditto	7. dicto	:0 ditto	7 half ditto	Ditto ditto	2-half ditto	Dirto dirro	Nii	1
d to places othe the United Sta	Brilish Bottom.	Orawback to	IN	N. I.N.	NII	Nie	Z.	Ni	Ad of Tran sit duty	3 + dirto	T.Z	
If Exporte	On a Brili	to be charged he allowed to be charged be allowed.	24 per Cenf	ī	23 per cent	Nal	II.X	34 per cen	N. I.	: : Z	Nii	
eign Europe	rn Bottom.	Drawback to	Nei	13 of Transit duty	i.i.Z	13 of Transit	3.4 ditto	Z.	Ad of Fransit	34 ditto	II'N	
If Exported to the United Kingdom, Foreign Europe or the United States of America.	On a Foreign Bottom.	onte of duty Drawback	23 per Cent	:	her Cen	: IF (:	21 per cent.	: TŽ	.: Lin	: Z	
ed to the United or the United St	British Bottom.	Drawbuck to be allowed	N.d.	Eth of Tran-	Nil .	h of Tran sit daty	2.3d ditto	: 2	23 of transitun y	Dute dino	: Tiz	2
f Exported t	On a Briti	Hate of duty Drawback	Nil	· · · · · · · · · · · · · · · · · · ·	Nil	Nil	Nil	Nii	N:I	Nil	Nil	Z
	NAMES OF ARTICLES.		Disto disto from }	Brass. unwrought	<u>.</u> 2		broidered Goods >	Paul or Our	Buckum or	B grees, Cari.	nd	Stellion and C in
to ba	nink to it Duly sids	Rate enoriT	21 per cent	Lo dicto	24 ditto	Ditto ditto	74 ditto	On the case of the	The difference of	o contract of	Nil	

		If Exported to the rope, or the l	orted to the United	United Kingdom, Forei United States of America.	Foreign Eu-	If Exported	d to riaves other the United Sta	United Kingdom, Foreign Eu- If Exported to places other than those in Europe, or Inited States of America.	n Europe, or
of Inla it Duty able.	NAVES OF AR TICLES.	on a Briti	On a British Bottom.	On a Fore	On a Foreign Bottom.	On a Briti	On a British Bottom.	On a Foreign Bottom.	n Bottom.
stass enart	****	Rate of duty Druwhack to to be charged he allowed.		Rute of duty Drawback to be chursed be allowed.	Rute of duty Drawback to to be chursed be allowed.	Kute of outy Drawbull to	Druwbuch to	Rate of duty Drawbuck to	Drawbuck to
74 per cent	74 per cent Cauz eraliui Ne- , gellah.	I'N	2-3-1 offian	N.I.	and Out Tran	Ni.	3 tof Fran	23 per wint	Nii
7-balf ditto	Camphire, Canvas, Cordan	; Z	2 3d ditto	: Z	Ditto ditto	: Z	Δ.	Ditto dilto	Ž
	Sunn or other materials of Courtry growth for the maunifacture of Cauras or Cor	Ž	i Z	Ž	: Ž	Ž	Z	Ž	Nii
Th ver cent. Th difto	dage, Cardinume, Carp. ts and	Z	2 3d of tian sir duty Ditto ditto	· · · · · · · · · · · · · · · · · · ·	4d of Tran sit duty Ditto ditto	i ŽŽ	dof Tranitit duty:	of per cent.	ZZ
Nii .	gien, and Pa-	. :	. IN	: Z	Z	ž	Z	ž	N
2-half ditto	Cassia from Ne.	•	Nil .	the per cent	I'N	2-bad per ct.	ZZ	75 per ceni.	EZ EZ
	Sanuke, }				sit duty				

Pay.		If Expor	If Exported to the United Ringdom, Foreign Euro	ed Ringdom, Foreig	reign Europe. ica.	If Exported	ed to places other the United Sta	pe. If Exported to places other than those in Europe, or the United States of America.	Europe, or
Inlan t Duty able.	NAMES OF AR. TICLES.		On a British Bottom.	On a Fore	On a Foreign Bottom.	Он а Вгі	On a British Bottom.	On a Foreign Bottom.	rn Bottom.
e stan TrunT	,	Rate of d	Rate of duty Drawback to to be churged be allowed.	to be churged	Drauback to be allowed.	Rate of duty	Drawback to be allowed.	Rate of duty Drauback to Rate of duty Drawback to Rate of duty Drinoback to be churged be allowed. In be charged be allowed. To be chirged be invested	renchack to
		,	\$d or Iransii		do of trausi		\$. of 1:4B.		
7\$ per cen	Cheyralah,	Ë	duty	; Z	duty	: Z	Ait	24 per cent	i.z
6 ditto	Ch. Wries.	- Z ;	ditto	Z	: TZ	: Z	EZ	5 dirto	
25 dit10	Do from Nepaul.	 Z Z	Zd N.T.	25 per cent	EZ.	34 ner cent	Z	<u>ت</u>	= 7 Z 2
01110 3/	Wood	•			dure	1187		0.1.0 0.1.0	= ·
10 ditta	Chunam,	Nii	. a haite	Nie Nie	113 ditto	Z	Z	30 ditto	#Z
6 dirto		Z.	g aitto	Ē	ĒŽ	: Z	•	5 ditto	Nii
	Pnues, \$			- M		•			
41 4100		Z	CH:	ž	3d of transit	2	-	71 4:40	7
24 per cent	Do. from Neuaul.	Z		23 per cent.		24 Der Celli	Z	Dirto ditro	Z
Ditto do	Clores from Ne	Ē	z̄.	Dirito	Z	12	Ž	Ditto ditto	TZ
	paul,	2		Z.	A. A. C. Thomas	:: Z	1 : 4 ° Throw		12
•	na		duty		sit doty		Sit duy	200	
	appis		; ; ;			-	;	· · · · · · · · · · · · · · · · · · ·	;;
online.	bark.		12 ditto				: Z	. online	71.17
	ρ				3th of Tran	- -	do of Trans	4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	
74 dinto	<u>်ပ</u>	Ž	Ditto do		Ditto do	i .	Ditto aitio	Outo ditte	Z
	Safflawer, §	_	-						

-find		If Export	ed to t	ed to the United Kinkdo or the United States of	Kingdom. ates of A	m. Forei America	ien Europe	If Exp	orted t	to places other in the	If Exported to the United Kingdom. Foreign Europe. If Exported to places other than those in Europe. or or the United States of America.	n Europe. or	
f. Inlay yuty able.	NAMES OF AR- TICLES.		British	On a British Bottom.	On a F	oreign	On a Foreign Bottom.	O" a	Britis	On a British Bottom.	On a Foreign Bottom.	'n Bottom.	•
e stud itemori		Rute of d	Ked be	Rute of duty Drawbuck to to be chorged be allowed.	Ra e -t duty o he charged	d pag	Ra e t ducy Drawback to obe charged he al owe !	n'ute n bo	wire of daily Dra	of dury Drawback to charged he torred.	ikai to he	of duty Drawback to charged be allowed.	
?} per cent.	per cent. Cupat or Kahroba	T Z	7	ga of Trau-	TZ.	₽¥ · ·	Let bran	<u> </u>	•	set du y	har cent	Ž	,
10 ditto	Copper, unwrought	IIZ	44	frh ditto	Ī	:	half ditto	Ž	•	N:	.0 ditto	Z	
2} ditto	Copper from Ne-	ii X	, :	: 72	2} per co	cent.		2 per cent	cent	Z	7 livif ditto	N.	
10 ditte .	Coral, *	N.	=======================================	Eth of Tran-	Z	:	la of Tran-	Ž	•	Nil .	10 ditto	Z	
74 ditto	Coriander or Dhunia	II.	হৈ ক	•	Ž	- (n)	åd ditto	Z	•	ha of Tran	2 half ditto	Z	
md. of 96 Calcusta	Cotton Wool, in its aleaned.	Z.	*	Whole amt. of Trans a	Z	:	Tiz.	Z	•	Nii .	12 a. per md of 96 sa. w. or 5 per Cr.	Z	
4 As per md ef96 Calcut ta sa. wt. or	ပိ	Ž	<u>ā</u>	Ditto datto	N	*	: Z	Ž	•	N:	tas permir 96 sa. we	Z	
5 per cent. 75 ditto	Cotton Yarn,	, E	100	3d of Tran	Z	salen •	l of Tran- sit duty	Z	•	:	7 half disto	N.	
s ditto	Cow Tails.	ZZ	-	0	Nil 24 per c	Cent	EZZ	Nil 23 per	ct n:	Z Z.	5 dirlo	ii z	

·fied t		If Exported	If Exported to the United Kingdom. Foreign Europe, If Exported to places other than those in Europe, or or the United States of America.	Kingdom, Fortates of 4mer	reign Europe, ica.	V Exported	to places other than the United States of	r than those in tes of America	n Europe, or	120
of Inla gluA ii alda	NAMES OF AR- TICLES.	On a Bri	On a British Bottom.	On a Foreign Bottom.	ra Bottom.	On a Eritish Bottom.	sh Bottom.	On a Foreign Bottom.	gn Bottom.	
Sast SmorT		Rate of duty to be charged	Rate of duty Drawback to Rate of duty Drawback to to be charged be Allowed to be charged by Allowed	Hate of dut. Dr. to be charged b-	Drawback to	Rate of dury Drawbuck to	Rate of dury Drawbuck to Rate of drity to be charged he sllowed to be charged	Rate of drift	Franback to	
yer cent	0	Nii	to of Tran-	Nii.	3d of Ivar	Nii		23 per cent	Nei	CE
T-balf ditto		Ē	3d of ditto	: IIN	Ditto ditto	N	<u> </u>	Dirto di to	Z	STUI
s ditto	Dammer or Roe- 2 stu,	:	. I.half ditto	Nil :	:	: IIN	. ig	5 ditto	Z.	-
2-half ditto	Ohye Flower,	: Z	. 2 3d of ditto	: Z	dof Tran-	Nii :	lof Transii	2. ditto	Z	USE
Ditto ditto	Dummiah or Cont.	Nil :	. Ditto ditto	i Z	Ditto ditto	: Z	duty Jitto ditto	Duto detto	Ž	***
Ditto ditto	Dry Ginger, Elephant's Teeth,	īZ	Dirto dirto. Ditto ditto	žŹ	Direa direa Durea direa	ZZ	Dicto ditto Nii	Dire dette	* II Z	
Ditto ditto	Goods and Brocades.	Nii	Ditto ditto	: Z	Ditto ditto	: Z	:	Dist. ditto	Z	TIONS.
2.half dirto	્પાંગ .	:	: Nii	24 per Cen	Ž	24 per Cent	: Z	Ditto ditto	Z	•
T. half ditto	Fooley Teyl or Perfumed	Ž	gd of Tran	: Z	4d of Tran-		: Z	Ditto ditto	Ä	Furr
Ditto ditto	Ditto ditto front?	EX	: Z	24 per cen	: Z	24 per cen	Z	Ditto ditto	Nii	FV.BI1

70	1	k to		_ •								
n Europe	ign Botto	ir rawback to	N.	E.N.	Z	Nii	Nii	II.	ï	Z.	Ž	N
places other than there in Europe, or laited a tates of America.	On a Foreign Bottom.	Rate of dut . irranvack to be characulte allowed.	21 per cent.	71 ditto	Ditto ditto	Vitto ditto .	s ditto	7.3 ditto	24 ditto .	: EZ	5 per cent.	10 ditte
	On a British Bottom,	10	Z	Nil ::	Nii .	Nil	Nil	N. I.I.	3d of Tran	13 of Town	i Z	: E
If Exported	On a Brit	Rate of duty Druchack to be chared be allowed		21 per cent.	Sil	2½ per cent.	N:I	24 per cent.	:	: Ž	: :: :: ::	: • III
If Exported to the United Kingdom. Foreign Europe, If Exported to or the United States of America.	On a Foreign Bottom.	Drawback to be allowed.	30 of Iran-	: EX	d of Tran-	: IIN	Z	: :: ::	4d of Tran-	N. I. N.	: I!Z	ad of Tran-
ed to the United Kingdom. Foreigor the United States of America.	On a Fore	"tate of dury Drawback to be charged be allowed.	Nil	24 per cent	ŢŻ	2 per cent.	: IIZ	2½ per cent	Na S	: Z	Nii	N. I.N.
to the United the United	On a British Bottom.	٠, ٥	3d of Tran-	Nil .	3d of Transit duty	: Iiz	y of Transit	: III	kd of Tran	Ath of Town duty	1 g of Transit	3th ofditto
U Exported	On a Brit	to be charged be allowed	Nid	. Nil		:	Nil	Nii .	N:II	:	: EZ	: 112
	NAMES OF ARTICLES.		Frankincens Gundeber	Ditto detto from		Nepaul or	•	Ditto difto from	Galbanum,	Glice,		Goopee Mut
-kn _d	ef Inlar it Duly able.	स्वर्ह इ.स.च्या	73 per cent.	23 ditto	71 ditto	23 ditto	5 ditto	23 ditto	73 ditto	Town duty	b per cent.	10 ditto

4		If Exported	If Exported to the United Ringdom Foreign Europe. If Exported to places other than those in Europe, or or the United Scatter of America.	Kingdom Foreig	reign Europe.	lf Exported the	to places other	the Trited States of America.	in Europe, or
NAMES OF AR. On a British Bottom.	On a Br	ish Bolton		On a Fore	On a Foreign Bottom.	On a British Bottom.	sh Bottom.	On a Forei	On a Foreign Bottom.
Rate of duty Dracher kto	Rate of duty Dracher k	y Dracher k		to be charged be allowed	Drawtachie	to be charged the allowed	Drawback to	Rate of duty Drawback to	Drawback to be ailowed.
NI NI NI SA OF 11'81				14	Lv.l	- Z	Nil	Nu	z IIZ
72 per cent Gum Arabick, Nil duty duty				II.Z	sit duty Nil		Nil .	5 ditto	Nii
	047	04m	• •	ii iz	dof Tran-	: TZ	: Z	7½ ditto	N.
Gaudeberoza or Nil Nil	•	i iz		21 per cent	IN	23 per cent	: EX	Ditto	· Tix
ol 5		13 of Tra	å	Nil	: EX	Z	Z.	5 ditto	Z
& Hoo. 2	and and a	इ त di(·———	Z	3 d of Tran-	: IIX	-	7-half ditto	iz.
Snakes, & Nil	2 040	2 040	•	N.I	Bitto ditto	: EX	3d of Tran-	2 half ditto	Ž
Ensinglar Nil 3d ditto	:				Ditto ditto	. IIN	Ditto	21 ditto	ii.
Hurianior Veltow Nil Lth ditto				N. II.	14 ditto	. iiN	Nii	10 ditto .	艺
	•	•							

-kpd 40 pt		If Exporte	If Exported to the United Kingdom, Foreign Europe	d Kingdom, Foreig		If Exported	to places other the United	If Exported to places other than those in Eithe United States of America.	Europe or rica.
of Inlan t Duty able.	NAMES OF AR. TICLES.	On a Br	On a British Bottom.	On a Fure	On a Fureign Bettom	On a Brit	On a British Bottom.	On a Foreign Bottom.	n Bottom.
siaA ienarT		Rate of duly to be charged	Rate of duty Drawback to Rute of duty Drawback to be charged be adonced to be charged be allowed	Rute of duty to be charged	¢0	tate of duty to be charged	ttate of duty Drawbuck to to be charged be allowed.	to be charged he allowed, to be charzed be allowed	Drawbuck to be allowed
10 per cent	Jatiool Timber	īZ	ainot Fran-	Z	1& of Tran-	Zil		to per cent.	Z
T-half ditto	Jeerah or Cummiu,	Z.	3d of ditto	: EN	3d of ditto	: IIN	4 of Tran sit duty	23 ditto	N.I.
6 ditto	Indigo, on afixed valuation of 100 Rs. per Factory	Eg	Whole amt. of Trausit duty	ž	ï	Nii .		5 ditto	N.
Difto ditto	Do from Nepaul, }	Z.	14 of Tran.	: Z	Z	23 per cent.	: Z	73 ditto	Ziz
10 ditto	1000 1000 1000	Ë	sth of ditto	Nin .	15 of Tran-	: IIX		10 ditto	Nil
Th ditto	Jowain or Ajwain,	Zii	3d of ditte	: EN	Ld of ditto	: Z	3d of Tran-	≥ ditto	Nii
10 ditto	fron, and Manu- ?	ïZ	th of ditto	Nie	14 of ditto	N. I.N.	Nil	10 ditto	Nil
2.balf ditto	Ditto, Ditto from >	Z		21 per cent	: I'N	24 per cent	Nii .	7½ ditto	Kil
Vg dieto	Jana Munsee, or ?	N.	3d of Tran.	ī	3d of Tran-	N. I.	3d of Trums	21 ditto	Z
Ditto ditto	Ivoly,	iiZ	Ditto ditto	Nii	<u> </u>	: Z		71 ditto	Nii
Dino ditto	Kaliroba or Copeul,	:: Z	Ditto ditto	Ni	Ditto ditto	Z	at duty	ditto	Nil

nd h			OF CRE	ne Onice males of anima							
f Inlan Duty able.	NAMES OF AR. TICLES.	On a	Britis	British Bottom-	On a Fore	On a Foreign Bottom	On a B	On a British Bottom	2110	On a Forcign Bottom	rn Bottom
gisûviJ Gerse		Rute of to be cha	duty	Rate of duty Drawback to to be charged he allowed.	Rote of duly Drawback to be charged be allowed.	Drawback to	Raie of duty to be charged	Raie of duty Drawback to	0	hate of auty Drawack	Drawack be allowed.
74 ver cent.	Keorah Water,	Z		3d of Tran	II.X	3d of Tran-	Z.	:	:	22 per cent.	Z
23 ditto		_	:	Z	2½ per cent.		25 per cent	nt Z		Dirto ditto	= Z
s detto Ditto ditto	Lack, Stick Shell , Cake & Seed,	•	` .	l g dicto		Z	Z	3 of Tran		. i.K	N N
Ditto ditto	× -	Z		Ditto ditto	Z	ž	Nil	Z :		5 per cent	ž
Ditto ditto	Leather, 5			44 ditto	•	Ni	Zi Z	Z.		5 ditto	N
71 ditto	Loadh,	Ë	•	Zd ditto	: TZ	st duty	Z	3 of 1	Tran uniy	21 ditto	Z
Ditto ditto	Loban or Benja	Z	:	द्वेत ditto	X.	Ditto ditto	IIZ		:	7. ditto .	ΞZ
2½ ditto	tte fre	Nil	:	Nil	23 per cent.	Z	23 per ce	cent Nil	:	73 dutto	Nii
7½ ditto	Long Pepper & its Roor, called Piplamoon,	Z		3d of Transit duty,	I'N	3d of Tran sit duty	Z.	3.1 of 7	Train duiy	à ditto	Ä
5 ditto	Looey, and \	Z.	_ <u></u>	14 ditto .	N.I	Z	N.	:		5 ditto	Z

	ja allelija jane	If Exporte	If Exported to the United Kingdom, Poreign rope, or the United States of America	Kingdom,		Eu- If Exported to places other than those in Europe, or the Church States of America.	d to places oth the United Sta	other than those in States of America.	n Europe, or
e guera F Lusta Pages Pages	NAMES OF AR. TICLES.		On a British Buttom.	On a Foreign Bottom	gn Bottom	On a Briti	On a British Battom.	On a Foreign Bottom.	in Bottom.
slo!! isnurT		Rate of du u	Rate of du y Drawbuck to Kate of duty Drawbackto o be charged be allowed	Rate of duty		Itase of duty Drawbuck i	Drawbuck i he alloned.	rate of duty	irrancha, k to
23 per cent	Looeys and Blan-	: III	i iz	24 per cent.	i i z	21 per cent	: :	74 per cent	N.
Ditto dilto	10 10	: Z		Difto ditto	: 12	Ditto ditto	:: - Z	Ortto ditto	īŽ
74 ditto	Madder on Mun.	ZZ.	3.1 of Tran	: :2	de of Tran	. i.z	3d of Trangit din v	2-half ditto	Z
Ditte ditte	Matchlocks, 10	Z Z	Ω	Z Z	Ditto art o	: Z	Ditto ditto	Ditte ditto	Nii
Rs. each	be exported only in the mode directed by Section 85 Regulari n	Ž	ž	i Z	: Z	: EX	Ein	2 Rs. each.	Ī
9} per cent.	N.		Nii Nii	2½ per cent.	Z	2½ per cent.	: Z	7} per cent.	N
10 ditte	Minimin or Sin. ? door, \$	Ž	3th of Tran-	ii Z	if of Tran sit duty	: Z	Pu	io ditto	Nii

	*	ck to		•								•		
n Europe or	n Botta	Drawbuck to	N.	Z.	ïZ	Ē	ΞZ		Z	Z	I.N.	Z	ī	Z
If Exported to the United Ringdom, Foreign Furope, If Exported to places other than these in or the United States of America.	On a Foreign Bottam		2. half perct	Ditto ditt.	Ditto ditto	7-half ditto	7-half ditto		2-balf ditto	Ditto ditto	o ditto	2- alf ditto	5 ditto	7-halt diete
d to places oth the United Sta	Он a British Bottom	unte or duty Druwback in onte of duty to be charged to be charged be allowed. In be charged	duty 2. half perct	Ditto difto	Ditto ditto	i Z	i.		. Se of Tran		Nil	40	Nil	n n
If Exporte	On a Bri		NI ::	:: Z	: Z	N. I.N.	2-half perct		: :: :: :: :: ::	ž	Z	Z	ii Zii	2-balfperct
reign Furope, i.a.	On a Foreign Bottom	Drawback to	duty	Ditto ditto	Ditto ditto	Dicto ditto	N.I.		Ad of Tran-	≸d d₁tto	Z	4 of Tran-	Nie ouisy	Nil
sd.Kingdom, Foreig	On a Fore	to be charged be all we	Ni	Z.	Z. I.Z.	N. I.N.	3. half per ct		Z	Z	Nii	Nii	N.	2-half perci
to the United State of S	On a British Bottom.	Rute of auty Drawback to	3d of Tran-	Ditto ditta	Dirto ditto	Ditto ditto	Nil		& d of Transi	Distr ditto	1-half ditto	3d ditto	1-half ditto	Nil
f Exported	On a Brit	Rate of auty to be charged	Nie	N III	Nii	- N	N. I.N			, iik	ZZ.	Ë	: EN	T'N.
	NAMES OF AR TICLES.	7	Moringa or A.Wi.	Mowrie, Anise	t or I	Musk,	Ditto, from Ne.]	7.	Buhera, Hur-	Myrrh,	Natron or Suffee	Nigellah or Cali. ?	900	Netwegs from Nepaul,
-धग ु	on Inlan it Duly dec.	o stan ienarT	2-haif per ct. Motinga or Root,	7.balf ditto.	7-half ditto	7-half ditto	2-balf ditto		T.half ditto	T. 1 31 ditto	_	T-light dirto	5 ditto	3-balf ditto Natmegs

-4		lf Exported	If Exported to the U ited Kingdom. Foreign Europe	Kingdom. Fore		If Exported to places other than those in the Onited States or Ambreca.	d to places other that the Onited States o	than those in 18 o . Amereca.	Europe or	PART 1
nland o god hin	A PO	On a Br	On a British Bottom.	On a Foreign Bottom	m Bottom	On a British Bottom.	Bottom.	On a Foreign		н.]
l de si A Se an		Rate of Du	Rate of Duty Diaubiok to Rate of dury	Rate of dury	Drumback t'	Rate of suity D. au back to state of duty Drawbuck to	D. au back to be attored	to bech rged	rawbuck to be allowed	
Ral	Cus	to be charged se			4d .t Trans	N.I.	Z	74 pr r cent	ii.Z	0057
Thaif perct	(Ž			duty		Whole am!	Z	Whole am.	COM
5 ditte	Ditto Town duty	: 11X	Whole and	Z	Whole amt.	•			ot Tonu duty	HOA
7-balf ditte	Ō.	ž	daty duty	Nil	duty	ž	Ž	73 per ceut.		SE ME
	Dirto Ditto Town ?	7	Whole am	N.	Whole and.	Z	Whole ami	N. I.N.	Whole amt. of Town	IVLAI
& ditto	Duly		duty	Ž	detty	N. I.X	A L	1 ivel cent	Z	TAMB
T.half ditte	Oile Perinary	: Z 7	duty Nil			24 per cent.	N. I.N.	74 ditto	Nii	•
2-balf ditte	Nepaul	Ž	Ž		ž	Ž		EX	Z	
10-per cent	5	Z	th of Tran	D. X.	thalf of trem	Z	Ž	10 per cent.	Ž	
	tauly					4				

-knd 40 pi		V Exported	ed to the United Kingdo	Kingdom, Foreigates of America	veign Europe.	WExported to the United Ringdom, Foreign Europe. If Exported to places other than those in Europe. or or the United States of America	d to places other thus	r than those in	n Europe. or
eda Intan 1921 - Puty 1941 - Puty	NAMES OF AR TICLES.	On a Brt	On a Br tish Bottom	On a Forei	On a Foreign Bottom.	On a Br tish Bottom.	. Bottom.	On a Foreign Bottom	m Bottom.
Spoti Morit		tente of duty	Drawbuc: to be allowed.		Kute of duty Drawbuck to to he chargen he allowed.	Kate of duty Praicoack to	Druwoack to he allow d	o be charged be allowed.	Drawback to be allowed.
7-lia , per cl. Otter	Otier or Essell-		Saor Pan	Nı	A 101 E 14. St	Nil	NI	Bref cent.	Nii
2-half di to		Zir	N.I.	2§ per cent	1.N	Cent	Nil	dit 0	Z.
T-hait ditto	bolana,		dary		dny		duit	22 ditto	
& ditto	Palankerns, Car				;		117	Z.	<u> </u>
Nil	cious Stones,		Z Z	īZ	Nil	N. I.	Ni I	Nii	Nil
10 per ceut		Nil	3th ditto	N. I.N.	Fransit dut	: EZ	Ni	10 per cent.	Nii
30 astro	and White,	Z	Ditto ditto	Nil	i-half duto	i Ž	-1Z	0.414.10	Z
2 bulf ditto	夏当 品。	N. I.	Ni	Z Z	Z	Z.	Ni	Ž	Ž
2 half ditto	Prece Goods. Cotton from Ne.	i Z	Nil	23 per cent	ž	21 per cent	i i	7½ per cent	Nii

PARI	11.]		Busion	M Hens	. NE	GRTY	LIDE	10.				120
in Europe or a.	On a Foreign Bottom.	Praichack to be allowed.	N.1	Nii	Nii	Z Z	Z	Z	īz	Ž	N.	iz Z
Fuel If Exported to places other than those in Europe or	On a Forei	Oran back to Rate of ancy be allowed to be charged	7½ por cent	ditto	ditto	zy ditto	ditto	ii.	हें के का देते.	d tro	5 ditte	13 ditte
d to places of	On a British Bottom.	Oran back to be allowed	N	i.	IN	1 of T an	Z	: Z	:	ä	Z	Z
If Exported	On a Brit	ute of duly	24 per cent	dit'o		Nil	Nil	Z	- IN	2] ier eei t.	PX	N. I.
1	On a Foreign Bottom	D auchack to	: Z	i Z	3 1 Of T au-	Pitto di e	Dicto direa	Z	Ador Tan	N:I	Nil	of Transer duck
If Exported to the United Kingdom, Foreign rope or the United States of America.	On a Forei	de allowed to be churg d	24 per cent	ditto	:	::	Nii	Ž	Ž	28 per cent	N. I.N.	N. I.N.
to the United	On a British Bottom		Nil	ž	3d of Tran	0	a li di.to	÷ Z	3d of Tran	Nil	ÁJIIP	I b dicto .
If Exported	On a Brit	in he chinged	Nii	N. I.E.	N	:: <u> </u>			ž	ż	······································	N. I.
	VAMES OF AR		S.k. or pathy Silk and parky C tren.	Pimento, or All Spice, from Nepaul,	Pupe Staves.	Pepp		and Pearly	<u>-</u>	panl,	Patties & Chat.	Aut n R
no bri Pog	oln l lo glub di glub d	ใรักรัง รักษาโ	24 per reut	Dirto ditto	Di to dino	Dutto d tto	10 di 10 .	Nil	78 per cent	2.haif duto	5 ditto	10 Bitto

200			0001010	2000	2 3124	4 2				ŗ.,		
Europe, or	n Bellom.	Drawback to be allowed.		Z		ΞZ	i z	ZZ	ī.Z	Nii	N	Nii
than those in ies of America	On a Foreign Bollom.	tiate of duty		7-halfperet		ditto	dirto	ditto 5 dicto	7-half ditto	N.ii	ditto	N.I.
the United States of	Bettom.	rawbuch to be allowed.		:			: EZ	ZZ	: FZ	: :	Nis.	· Z
Exported to	On a Britisk Bettom.	Rate of auty		i z		: Z	-: EZ	:: ZZ	:	halfperct	·	Niil .
If Exported to the United Kingdom, Foreign Europe, If Exported to places other than those in Europe, or or the United states of America.		12 8		gd of Tran-		ditto	ditto	Sigo Zigo	Tran-	N.1	· ·	====
ed to the United Kingdom, Foreigor the United States of America.	On a Foreign Bottom.	Kute of duty Drawback to		Z		i.i.Z	Z	ZZ		2-halfperet	: :: Z	: :: ::
the United K	h Bottom.	De awback to be allowed.	t	3d of Trai .		ditto	dirto	ditto	21 ditte	Nil	Bof Tr n-	Nill
LExported to	On a British Bottom.	tate of aniy Drawback to to be charged be allowed.		Z.		: : Z	: Z	ŽŽ		i.Z.	N. I.	Z Z
	NAMES OF AR. TICLES.		Raw Silk Fi'a.	of 7 Runees	Weigat	uf 6 Rs. per	Raw Sick, Tuebah		=		Rosin or Dam	Rozaries Beads ?
-find	Inlan t Outy able.	o staf! isnarT	•	P.halfper ct.		ditto	ditto.	ditto	7-half ditto	3-half ditto	6 ditto	: Z

-fin	43	lf Exported	or the United Kingdom, Foreign Europel If Exported to places other than those in the Enited States of America	Kingdom, Foreites of America	foreign Europe rica	lf Exported th	e United Sto	er than those	in Europe or	
	NAMES OF AR-	On a B	On a British Bottom		Foreign Bottom	On a Bri'ish	h Bottom	On a Foreign Bottom	gn Bettom	-
de slo I d'endr	ร์	date of duty	D, an buck to be allowed	in te of auty	y Drauback to	Rate of duty	be all ued	be all ued to be charged	Drinchuck to be allowed	
10 per cent Saffron,		Nil	747	Z Z	. 13 .rTransii	ii.	TZ		Nil	
73 ditto	er or Co Fool,	Z		· Z	. 4d ditto	i z	du of transfi duty	dicto	Z	
•	Nubs-yadder, 5	· Z	13 ditto	i i	d ditto	Z	: III	7.3 ditto	ž	
75 ditto	Sand. 1 Wood, Red, White,	•	Ditto do	i z		: Z	duly duly	24 ditto	EZ.	
	\$ 5 5 5 6	Z	Ditto do	ii Z	Ditta do		- 1		TZ Z	
3.0 ditto	Saul Timber.	,		ž	ditto	ž ž	: : Z Z	10 detto 73 ditto	i z	
74 ditto	Chanks, Seemul Cott	ž ž	Nil		Z	Ž	i Z			
74 per cent Senna,		ī	3d of transit				ad of transi	per cen	Z Z	
7.4 ditto	Settungees and Carpets,	i i	gd ditto	ZZ	3 d ditto			10 ditto	N.	
A1119 AT	_									

					•
in Europe, or	On a Foreign Bottom.	ate of auti Druwback to be charged.	Ž	Z ZX	
r than those in tes of America.	On a Fore	intenfanti	4 . 4 3, each	5 per cent. 19 dello	tro ditto
the United States of	sh Bettom	Draub,ck t.	Nil	ZZŽ	
lf Exported to places other than those in the United States of America.	On a British Bettom	linte of duty Draub, ck t.	N	Z XZ	Z Z
r Europe	gn B.itom.	Drawbick to	N. I.	Nit 12 of It estitute duty	Ditto ditto
ed to the United Kingdom. Foreign the United States of America	On a Toreign Britom.	Ur intach to finte of and of	Ž		Ž Ž
to the United the United	On a Brilish Buttom.			ff of Tran sit duty grh ditto Ditto ditt	Dirto detro
If Exported		Rate of duty to be charges.	Z		
	NAMES OF AR. TICLES.		Shields, to be experted only in the mode directed by Section S5	Shoes, Bo Suppers Sissoo Tin	
-find o	olnI to giua ii edda	Sute SuraT	4 As. ea. h	5 per cent, 10 ditto ditto	Difto ditto

TNAT	11. j		COSTOR	Hoose Headen	
n Europe, or	On a Foreign Bottom.	Drawback to be allowed.	ï.Z	ZZZ ZZ	- Z
it than those i	On a Fore	Kate of duty Drawhackt to be charged be allowed.	73 per cent	Ditto ditto Divio divto 5 ditto 2\frac{1}{2} divto Ditto ditto	24 ditto
to places oth the United t	On a British Bottom	to he charged be allowed. to be charged be allowed.	Ë	Nil Nil Nil Ad or Tian sit duty	Ad of transit
If Exported	On a Brit		 Z	ZZZ Z ZZ	
If Exporten to the United Kingdom, Foreign Europe, If Exported to places other than those in Europe, or or the United States of America.	On a Foreizn Bottom.	he Hored	i of Tran	4d disto 3d disto Not 4-1 of Tran- sit duty 3d ditto	th ditto
Kingdom, Fe	On a Fore	to be charged	į Ž	ZZZ ZZ	Z Z
en to the United Kingdom, Foreig	On a Brit sh Bottom.	nate of duth. Drawbick to ate of any to be charged be allowed. In be charged	3d of Tran-	2d ditto 2d ditto 13 dicto 2d ditto Ditto ditto	ga ditto
If Exporten	On a Brit	rate of duti-	Ë	ZZZZZZ	į į
	NAMES OF AR TICLES.		Silk, Brngal, Wound, on a fixed valuation of 6 Rs por	cutta Sa. Wt. Silk, Trehah, Silk, Chussam, Saap, Sonf, Anise, or Mowrie, Soonamookey Le	Spikenard or Ju-af,
•hvd	of Inla t Duty able	Ra e i	7½ per cent.	7½ ditto 6 untto 7½ ditto 7½ ditto	• •

-And	es Pha	If Exported or	If Exported to the United Kingdom. Foreign Europe If Exported to places other than those in or the United States of America	Kingdom. Forei	eign Europe	If Exported !	to places other than the United States of	than those in less of America.	Europe, or
	NAMES OF AR TICLES.	On a writ	On a writish Bottom.	On a Foreign Bottom	rn Bottom	On a triti	tritish Rottom.	On a Fore	Foreign Bottom.
lo slafi LisnaTT a		Ruie of duty Diaminch	Rule of duty Diaminch to	hate of duty Drawmers to be charged be whowed.	Prawacie to	tate of dury	tate of dury Drawback to	tate of dury Drawback to rate of duty to be chirary	Drawoick to
6 Annas per Galion Po lice or Ex cise Duty.	S	N.I.	3 Annas per Gallon,	Z	Gallen.	Ž	3 Anns per Galion.	Ž	Ans. per Gallou.
Gallon Po. Bice or Ex-	Do. do. if the quantity be less than 1000	N.	N.	ž	Z	ËZ	ij	Ž	IN
cise Daty. 10 per cent 2-half ditto	Steel wrought or unwrought, Do. Do. from Nepaul,	i i	3th of Fran air duty Nil	N.1 24 per cent.	15 of Tran-	Ni of per cent	ž ž	10 per cent 7½ di.to	z z

- KD /		If Expored t	d to the United Kidgdom, Foreigor the United States of America.	Kidgdom, For ates of America	If Expored to the United Kidgdom, Foreign Euro, e If Exported to places other than those in Europe, or or the United States of America.	If Exported	d to places other than the United St.tes of	r than those in tes of America.	n Europe, or
of Inla sit Duty able,	NAMES OF AR. TICLES.		On a British Bottom.	On a Forei	On a Foreign Bottom.	On a Briti	On a British Bottom.	On a Foreign Bottom	gn Bottom
Rate Trans		linte of duty Drawback to be charged be allowed	Drawback to	teate of duty Drumbuck to be charged be allowed	linte of duty Drawback to Rate of duty Drawback to Rate of duty Drawback to Rate of duty Viauchack to to be charged be allowed to be charged be allowed	Rate of duty Drawbuck to be charged be allowed	Drawback to be allowed	liate of duty Drumback to be charged be allowed	Drumback to be allowed
5 per cens.	Mone Prate,	Ž	st duty	Z	Z	Nil	Nil	5 per cent	ž
71 ditto	Storan	Ž	3 J ditto	ĒZ	3d of Tran-	ijŻ	3 i of Tan-	24 ditto	N:i
5 ditto	E 2	Z	1-half ditto	Ē	Z	ijŻ	N:I	5 ditto	Nii
Ditto ditto	- L	N _{il}	D t'o ditto	ïZ	Zii	Ë	Z	Ditto ditto	:Z
Ditto ditto		ii Z	Whole amt of town duts	Z	Whole ame	ĪŽ	Whole ant, of town duty	ΞZ	Whole amt. of town duty
10 ditto	Sulping or Brim. \ stone \	ž	Littor Tran-	Z	at duty	Ž	Nii	lo per cent.	T'Z
1 Rs. each	the made duried rected by Section 85. Regn	Ž	Ž	Ž	Ź	Z	Ž	1 Rs. each	Z
71 per cent.	Tape, T	ź	3d of Tran-	Z	3d of Tran	N.	ī.	73 per Cent	Z
oftip %	paul, or Onde, 5	Nii	Z	at ber cen	Nii	24 per cent	r'n	Ditto ditto	N:

-find i		If Exparted or	If Exparted to the United Kingdom, Freig.	Kingdom. F	•	. If Eriorfed to	the Pieces other the United Sta	places other than those in United States of America	g Europe or
of Inda tit Duty sidu	NAMES OF AR. TICLES.	On a Brit	On a British Bullom.	On a F reig	et.	Cn a Bri	On a British Bostom.	On a Fore	On a Foeign Bottom.
stah endil		tiate of dusy to be charged	Liancouch to be allowed.	rate of dain in		the of dat	of duty Drau onciety	the of daty Drug oncice. Rate of auty	Drawbach to
2-half per ct.	l'aizepaut labathran	Ž	Nil	2½ per cert		or tent.	ZZ	7½ per ceui.	Nil
N.		ïZ	Nil	N:N	z.	 	ïŻ	Z	N:
73 per ceut.		Ē	si duty	Z	કુત છે. ૧ કામ વેતાડુ	-	Z	71 per cent	N.Í
23 ditto		: Z	Z	21 per cen	Ž	21190 9 31 MT	EN.	Detro ditto	Ē
5 ditto	٠,	Nii.	13 of Tran	Z	Ž	Ž	ž	5 ditto	Z
ditto 2 liarf ditto	ËΑ	ZZ	L-half ditto	Nil	ZZ	by r cent.	īZ	O. o ditto	ZZ
5 ditto		Ē	12 of Tran-			Ž	Z	5 dlite	Ni
4 annas per	۴	Ź	Whole am	N:	if 5 per C'.	ž	Au 'n excess 15 per C	Ñ	All in excess of 10 p. r Ct.
10 per cent.	Fobacco, Town	::Z	Whole and of Tow	Z	Whole a color of Towe	niz.	Whole a - 1, or T - a -	Ē	Wole ant. of Town
7-half ditt	ditt. Toon Wood	Ž	3 1 of Tran	EX	3-4 of Fran	Z	Z	7 per cent	EZ.

-hva		If Exported t	d to the United Kingdom. Foreigar the United States of America.	Kingdom, For	reign Europe,	If Expirted to	n places other	If Experted to the United Kingdom. Foreign Europe, If Expirted to places other than those in Europe, or ar the United States of America.	Europe, or	PARI
of Inluis it duty abie.	NAMES OF AR TICLES.	On a Britis	On a British Bottom.	On a Foreign Bottom	gn Bottom	On a British Bottom.	h Bottom.	On a Foreign Bottom,	n Bottom,	t n]
		to he charged be allowed	t 0	ate of duty Drawouck to be charged be allowed	ate of duty Drawnack to be charged be allowed	to be charged be allowed	2	auty Prawbacie to Rate of duty Drawbach irred be allowed to be charged be allowed	Draichaen to	
74 per cent.	74 per cent. Tooud Fle ver,	EZ.	31 . 1 i Fau-	Nil	hu v. it	N	34 or f. 20-	23 per ceu-	Z	,
5 ditto	Tooteeah, or	N.i.	13 of ditto	Nil	Ž	Nii	Z	5 victo	Nil	CUST
7 } ditte	•	EZ.	2 t of ditte	Z	hd of Transit duty	N.	3d of Tran	25 dite	Ē	OM P
5 ditto	Turmeric, Town > Duty	Z	13 ditto	Z	Ž	= %	Z	ē ditio	Nii	1005
10 ditto	Vermillion,	N:n	gth of ditto	Nii	13 of Tran.	Ë	Z	10 ditto	Ž	E R
Ditto ditto.	Verdigrise,	Nii	Dit's ditto	Ž	Ditto ditte	Nil	Z	litto difto	N:E	EOV
73 ditto	Uggnr or	E.Z.	3d of ditto	- Z	3d ditto	Z	3d of Tran	23 dicto	EZ.	LAT
Ditte ditto.	>	Z.	Ditto dirte	Z	Ditto ditto	Z	Nil	73 dirto	TiZ.	IUN
s ditto	Vitriol, or Tooteeah,	Ē	1 gof ditto	N.I.	Nii	N.	ĪZ	5 ditto	Z Z	31
30 dicto	-	ij	gth duko	Ē	12 of Tran-	Z	ËZ	to di to	Ž	
g ditto	Woollens, viz. Loveys, Blankets.	N _i 1	13 ditto	Z	ij	N:II	Nil	i 5 ditro	IIZ	
2 dicto	Dirto ditto from	Nil	NII.	Nin	Z	22 per cent.	N.	73 dicto	EN.	107

On a Brilish Bottom. On a Foreign Bettom. On a British Bottom. On a Foreign Bottom.
Rate of duty Drawback in
th of Transit daty
25 per cent. Nil

wherein the whole Amount of Inland Daty is Drawnback,) an Export Duty shall be levied, in addition to that specified in the Table without a Rowannah, or with a Rowannah of which the period bas expired, but on the exportation of such Goods (except in Cases equevalent to the prescribed Transit Duty chargeable on the like Goods minus ... the Drawback receivable on the Enport of the same. No Drawback shall be allowed on any of the said Goods, which may be brought for Exportation Norg. The above Duties and Drawbacks are to be payment of Inland or Town Duty.

Baggage Regulations.

The following modified Regulation regarding the Shipment of Baggage or Passengers. proceeding to the Cape of Good - Hope, St. Helena and Europe, on the Honorable Company's Ships, is re-published for general information.

It appearing that the orders of the Honorable the Court of Directors contained in their General Letter under date the 26th of August, 1801, respecting the quantity of Baggage which Passengers proceeding to Europe on board of their ships, are permitted to carry, have in various instances been imperfectly attended to, and great inconvenience having resulted from persons proceeding to England carrying with them a greater quantity of Baggage than is allowed by the Hon'hle Court, the following Regulation of the Hon'hle Court, regarding the quantity of Baggage permitted to be carried by Passengers proceeding on the Hon'ble Company's Ships, and the rules which are in future to be observed for its Shipment, are published for general information.

Gentlemen proceeding to the Cape of Good Hope, St. Helena or England in the undermentioned Stations, are restricted from taking with them a larger tounage of Baggage and Stores than the fullowing, exclusive of their bedding, table and a sopha, and two chairs,

for their respective Cabins; viz.

for their respective	Canins;	41Z.		Tons	67 22	
Gentlemen of Cou	acil,	• •	• •	_	Ser de	
Countral Officers		* **	_	• • • •		
Colonels in His Mi	jesty's or	Company's	Service	••••	4 50	•
Senior Merchants,	• •	• •	• •	• • • •	3	
Lieutenant Colone	els,	. • •	• •	• • • •	7) D
Junior Merchants,	•		• •	••••	low and	
Majors	a + a: 0	• •	••	••••	21 2	=
Factors,	•	• •	• •		2 4	10
Captains,	()	de Carrige	• •		8 12	. —
Persons not in the	Company	to Englar	d in eith	er of th	e underm	ch-

Gentlemen proceeding to England in either of the undermentioned Stations who may be permitted to carry home their families, are restricted from taking more Tounage than one-half of the preceding allowance in addition, as the Ladies Baggage, and one Ton for

each Child.

Married Ladies proceeding alone to England are restricted from taking more than one half of the Tonnage prescribed for a Gentleman of the same-rank as their Husbands, exclusive of one Ton of Baggage for each Child.

Widows proceeding to England are in like manner restricted from taking greater quantity than one-half of the Tonnage prescribed for a Gentleman of the same rank as their deceased Husbands, exclu-

sive of the allowance of one Ton for each Child

Writers, Lieu enants, Ensigns, and other Cabin Passengers are restricted from taking a larger quantity of Baggage and Stores than one Ton each, exclusive of their nedding, a table, and sophs, and two chairs. Married Ladies proceeding alone to England, or Widows of either these last mentioned descriptions, are restricted from taking more than a similar quantity of baggage.

Gentlemen of these last mentioned descriptions who may be permitted to carry home their Wives, are restricted from taking more

than oue Ton in addition as the Ladies Baggage.

Single Ladies are restricted from taking more than the same

quantity of Baggage and Cabin Furniture,

The Baggage of persons proceeding to Europe on the Honorable Company's Ships will in future (if required) be shipped through the Export Ware-house, and such persons are accordingly required to send their Baggage, or any part of the same to the Export Ware-house, at least 14 days previous to the time appointed for the dispatch of the ship on which they may proceed, as after the dispatch of the last Sloop with Com any's Cargo, no Baggage will be received after transmission to that ship thro' the Export Ware-house.

The baggage of persons abovementioned shall be accompanied by a letter, addressed to the Sub Export Ware-house Keeper, specifying the number and nature of the Packages, the dimensions thereof, and the rank of the owners, and a List, to be accompanied by a certificate from the Cus om Master that the duties thereon have been

settled, shall be furnished.

It shall be the dut of the Sub-Export Ware-house Keeper or other Officers, of the Export Ware-house, upon the receipt of the Baggage into the Export Ware house, to cause the square contents of each Package to be ascertained and to Register the same, and also to grant a receipt of their number to the proprietors of them.

The Sub-Export Ware house Keeper will also adopt immediate measures for forwarding them to the ships on which they are to be

laden, at the risk however of the proprietor.

In the event of persons desiring to ship their own Baggage, they will on application to the Sub-Export Ware house Keeper, or the Commander of the ship they may be about to proceed on, be furnished with printed forms of application, which they are required to fill up as directed therein and forwarded to the Sub Export Ware house Keeper, who will cause the solid contents of the Baggage therein described to be ascertained and grant an order to the Commander of the ship on which they may have engaged their passage for the reception of the same on board.

The Public are hereby informed that the Commanders of the Honorable Company's ships are not only positively prohibited from receiving on board of their ships any Baggage, except under an order from the Sub-Export Ware-house Keeper or any Officer of the Ware-house, but held also responsible for the consequence of taking any. Baggage in excess of the authorized quantity, and made to pay freight for excess so taken at such rate as the Honorable Court of Directors may deem proper.

No Baggage in excess of the allowance above stated can be permitted to be shipped without previous reference to the Board of Trade, who will transmit such applications for the consideration of

the Governor General in Council.

Each person whose Baggage may be shipped through the Export Ware-house, will be permitted on his final departure, to take with him a small Trunk and an Escrutoir under his own custody.

To meet the contingent expences of the Baggage Department of the Export Ware-house, the following fee shall be levied from the

A fee at the rate of Sicca Rupecs 20 acr ton of 50 Cubical feet and Baggage shipped shrough the Export Ware house

A fee at the rate of Sicca Rap es 16 per ton of 50 Cubical feet

on Baggare shipped by the proprietors themselves.

No Pickage will be received without a direction, and unless the name of the ship to which I is to be sent, be distinctly verten unough,

Baggage if left to be shipped strough the Export Ware-house, will be sent on board without any admitional extende to the parties, but it will, from the da e of delivery at the Export Ware-house, remains a state entire risk of the mornistors.

Published by Order of the Board of Trade,

FORT WILLIAM, 25th Nov 1826.

W. NISBET, Secretary

Passage of Servants.

Mistakes having occurred on the part of Individuals applying to Government for permission for Servants to proceed on board Ship: with respect to the description of such Servants, the Governor General in Council is pleased to direct, that all persons applying to Government to authorize the recuption of any Servant on board Ship, shall distinctly specify in their application, after careful enquiry, the Country to which such Servant may belong.

His Excellency in Council is also pleased to direct that Extracts from former Orders of the Honourable the Court of Directors. relative to Servants proceeding on board Ship, be now republished for

general information.

Extract from a Public General Letter from the Honorable the ('ou)t of

Directors, dated the 19th August 1807.

14.—" We have resolved, that in future, previous to any Black Servant, or the Wife of any Non-Commissioned Officer or Private, either in His Majesty's or the Company's Service being allowed to come to England in attendance upon Passengers on board any Ship whatever, a Deposit of £100 instead of £50, as heretofore, be made in the Company's Treasury at your Presidency."

Extract from Paragraph 17 of a Public General Letter from the Honor-

able the Court of Directors, dated the 11th of January, 1809.

"We think it necessary here to state, that in giving these directions, it was our intention, that the Deposit should be made not only for the return of Native of India, but for that of Black Servants in general and we therefore now direct, that the prescribed Deposit shall be made for the return of all Servants who may be natives of any parts of Asia or Africa, or other Countries whatever, Continents, or I-lai ds which are situated within the Lamits of the Comprny's exclusive Trade."

Extruct from a Public General Letter from the Honorable the Court of

Directors, anted the 22d July, 1814.

69. - We however direct, that in future, upon permission being given for any Female European Servants to proceed to Europe, the Deposit ordered by our General Letter of the 19th August 1807, be made previous to the order for the person to be received on board being delivered, and that it be particularly expressed in the order, whether the Female Servant is the Wife of a Non-Commissioned Officer or Private to His Majesty's or Company's Service; if so, to what Regiment or corps the Itushand belongs, and whether it is the Woman's intention to apply for leave to return to Iodia."

Extract from a ublic General Letter from the Honorable the Court of

Directors, dated the 7th of January, 1820

4. "We have of late received various applications from the Wives of Soldiers in the Company's service, who have come to Engaland in attendance on Passengers, during the voyage, to be granted

a Passage back to India at the Company's expense.

These Persons have no claim whatever upon the Company, and we have resolved, not to accede to such applications under any circumstances. We therefore desire, that you will make our determination in this respect public, in order that Females coming home in the Service of Individuals, may be aware, that they cannot entertain any expectation of being returned to India. at the Company's expense."

By command of His Excellency the Most Noble the Governor

General in council,

C. LUSHINGTON, Acig. Chief Sec. to the Govt.

Teeka Pilankeens and Betrers.

A RULE, ORDINANCE, and REGULATION of the good Order and Civil Government of the Settlement of Fort William in Bergil and for Regulating the Number and Fare of Teeka Palankern, and Te ka Berrers, in the Town of alcotta, made and passed by the Vie P esid in the Courch, of and for the Presidency of Fort William in Bingar, the Figh h day of March, in the Year of Our Lord One Thomsand it in Hundred and Twenty-seven, and Registered in the Supreme Court of Indicature on the 27th April, 1827.

WHEREAS it is considered just and expedient to R gulate the Nameber and Fare of feeka Palankeens and Teeka Bearers, in the Town of Calcutta, and to place them in such manner under the Co tol of the Police, as

may lend to the greats: convenience of the Public.

Be it therefore Ordained by the Vice President in Council, of and for the Presidency and Settlement of Fort William in Bengal, and by virtue of the Powers in him vested, by a certain Act of Parliament passed in the Thirteenth Year of the regrof this Majesty King Gerige the Third, entitled " An Act for "stablishing certain Regulations for the cetter Management of the Affairs of the East India Company, as well in India as in Europe," and by a certain oth r Act of Pailiament pas ed in the For ieth Year of His said Majesty King George the Third, entitled "An Act for establishing further Regnations to the G. vernment of the B itish Techtories in India, and the better Administration of Justice within the same" that Thirty days after the due Publication and Registry of this Rule. Ordinance, and Regulation on in the Supreme Court of Judicature at Fart William in Bengal, with the Consent and Approbation of the said Supreme Court, if t e said Court shall in its discretion approve of and consent to the Publication and Registry of the same, no p reon whatever shall let out or keep for live any Teeka Palankern or serve as a Teeka Bearer within the limits of the Town of Calcutta, without having obtained a Liceuse for that purpose's aned by two of His Majesty's Justices of the Peace, Acting in and for the Town of Calcutta.

And be it forther Ordained by the authority aforesaid, that it shall and may be lawful for the aforesaid Justines of the Peace to Liceuse such number of Teeks Palankeens and Teeks Bearers, as they the said Justices shall deem sufficient for the said Settlement of Fort William in Bengal, and that such Licenses shall be granted for the term of One Year, and shall and may be recalled by any two or the said Justices at any time within the said year for any great misconduct or misbehaviour of any person or persons to whom such License shall have been granted, and that if any person within the said Seitlement of Foir William in Bengal, shall let ont or keep for hire any Teeka Palankeen, or serve as Teeka hearer without having obtained such License as is required by this Rale, Ordinance, and Regulation, or after any License which he may have obtained shall have expired or heen recalled, such person shall upon conviction before two or more of the said Justices of the Peace, forfelt for each and every such offence a sum not exe ceeding Thirty Rupees, and in default of Payment shall be tertiwith committed to the Common Gaol or House of Corcection for any period not exceeding Two Months unless the fine sha'l be sooner paid.

- Palankeen so Licensed as a oresaid shall bear on each side thereof in large characters in English and Bengause figures of the asters the munifer of such License, and that every Teeka Bearer so Licensed as aforesaid shall wear engraven or written thereon in large characters in English and Bengallee figures or characters and that if any person having obtained a License as aloresaid, to let out and keep for into a Tecka Palankeen or to serve as Teeka Bearer shall neglect to have the number of his License on his Palankeen or Badge as a hereinbetore ordered and directed, every such person shall forter to each and every such offence any sum not exceeding Twenty Rupees, and in details of payment shall be committed to the Common Jail or House of Correction for any period not exceeding One Month noises the fine shall be somer paid.
- IV. And he it in ther Ordained by the authority aforesaid, that it shall and may be lawful for any four or more of the aforesaid Justices or the Peace, from time to time, as they may deem fit to fix and settle the lates and hire of Teeka Palankeens and Teeka Bearers within the said Settle. ment of Fort William in B. ngal, and that such rates and nice shall be published to the English and Bonga lee language twice in the Government Gas zeitee, and affixed it the Court House, Bankshall, Police Office, and other public places, for fittern days before such rates or hire shall be considered as fixed and s t led, and that if the owner or person in charge of any Teeka Palanke a shalre use to bire and let out the same at the rate and price so fixed by the said Justices of the Peace as aforesaid, or shall r ceive or rerequire any larger rate or like, the person or persons to who a the License for such Palinare ishail have be n granted shall forfeit for each and every such offence any sum not exceeding Twenty Ruphes, and in default of payment shall be forthwith committed to the Common Ga 1 or House of correction for any period not exceeding One Monin unless the fine half be some rusid, and it any Tecka Beaters shall r face to serve at the rate or like so fixed as afo esaid, or shall receive or rightle any a ger price or hire, every such person shall for each and every such offence forced any sum no exceeding Ten Rupie, and in default of payment shall be forthwith committed to the Comm in Gaol or H inte of Correction for any ne lod not exceeding Fifteen days nuless the fine shall be sooner paid, provided always that no person shall be deemed or tal en to be subject to the Penalties in this Section enacted, uniess the fixed and settled rate of hire shall have been t indered and offere to him, or to some o e acting on his behalf.
- V. And he it in ther ords ned by the authority aforessid that if any person shall in use to pay to the owner of any Tecka Parankeen of to any Tecka Bearer, so Licensed as atoresaid, within the said Settlement of Fort William, the incessined and doesn the owner of such Tecka Palankeen or to such Tecka Bearer, according to the rate and hire so fixed as aforesaid, of it may person shall wilfally break, cut, deface or injure any Tecka Palankeen, such person shall muon conviction before two or more of the aforesaid Justices of the Peace, forfeit a sum not exceeding Fifty Rupees, and the default of parament shall be forthwith committed to the Common Gaol, for any per of not exceeding Fourteen days, unless the fine shall be sooner paid and if the fine so like paid, it shall and may be lawful for the Justices before whom such person shall be convicted to award and give to the party complishing the whole or any part of such fine.
- WI. And be it further ordained by the anthority aforesaid, that if the owner of any Treka Palankeen or any Treka Bearer, so Licensed as aforesaid, within the said Settle rent of Fort William, shall make use of insolent or aimsive language, to or towards any person or persons hining or proosing or offering to hire such Palankeen or Bearer, or otherwise grossly

mise aduct himself, such person shall for each and every such offence for fait a sum of exceeding Ten Rupees, and in detanit of payment be committed to the Common Gant or House of Correction, the any period not exceeding Fourteen days.

VII. And he it further ordained by the authority aforesaid, that it shad and may be lawful for four or more or the atorosaid Jusices of the P ace, from time to time as they may think fit to app you and fix certain convenient places as Stands for Teeka Palankeens and To kit B areas, and to condice of the same shall be twice published in the Government of azette. in the buils and Bengall elanguages, and suamice offices a the Court House, Bankshall, Police Office, and other puttie maces for Fisteen days helore such clares shall be considered as fixed an exertised Sa de, and if the owner of any Tecka P I nkeens or any Tecka Braist & Licensed as a or said within the said Settlement of Fort William in Bingel, chall re-Pair and wait for live in any part of the pulle Science, Rads and l'assages within the said Settlement, eve pranch parts is a at be an d and aprolited by the said Instices of the Peace as alores od, such person shall for each and every such off nee furfers a sum not exceeding lien Rusers, and in default o paym ut scall be committed to the Common Gad or H bs. of Conec to a for any paried not exceeding Engineer days,

And but utter ordaned by the authority aforesait the tall off-n ces no uni ted and all pecunion toriei wies and pinalites had or neurr dunder or against this Rule, Ordinance, and Regulation shall and may be heard and adjudge I and desermined by 'wo or more of the apprehant Justices of the Peice, who are her by en powered and in himself o hear and determine the same and to issue that summons or warrant for hairing the par ver parties complaired of before hem, and upon his or their appearance or contemptions de un co bear the orrives, examine witnesses and g ve jurge ent or sen ence a conductas in and by this ture Orumarce and Rego wion is ordained and directed, and that ad such fines and forfeitures when baid, except only such a ares of them as the Justices shall have dire ted to e paid to the parties complaining under the anthitiv of Section VI shail be from time a nove transmined to the G need by a my of the United Company of Membants of England trading to the Fast Indies, and be emaplove and dispos dof according to the order and of ection of His Majesty's said Justic s of the Pr. ce, at t en G natal Qualto, of other Sessions,

IX. Provided a ways that nothing to his R gulation collaned shall in any way extend to prevent any occan without License trem hirary or letting to his a vi Palaukeen for a month of onviouse period, or to prevent any person without License trouble it gans be a error set of R a ers for a month of a viouse period, or to peren any period or nothout License to use nyaging and diving himself the rise and Rearest or a month of any longer period, or trouble riving under such engagement and his ing.

COMBERNERS, V. B. BAYLEY.

C. LUSHINGTON, Chief Sec. to 6:vt.

Read 28th March, 18.7.

11. O'DOWDI,

Reading Clerk.

(A True Copy.)

(Signes) J. W. HOGG, Registrar, Published by Order of His Excellency the Right Honorable the Vice President in Council,

H SHAKESPEAR

Sec. to Goot Judicial Dept.

FORT WILLIAM, the 3d May, 1827.

Bengal Government Securities.

BENGAL REMITTABLE (SIX-PER CENT) LOAN, OF 1822.

Opened on the 18th February 1822, and Promissory Notes issued-bearing date the 30th June following; The broken Interest at the rate of 6 per Cent per Annum from the 31st of December 1821 to the 30th of June 1822, paid in Cash or Bills on the Honorable Court of Directors.—The half yearly Interest payable on the 30th of June, and 31st of December, in each year, in Cash only, if the Proprietors of Notes be Resident in India, at the time such Interest is payable—and if the Proprietors be Resident in Enrope, the Interest shall be payable at their option, in Cash, or Bills to be drawn on the Honorable Court of Directors at the rate of 2 shillings and one penny the Calcutta Sicca Rupee, payable twelve months after date, with a further option in either case to the holders at Fort St. George or Bombas, to receive the Interest by a Draft at sight on the Sub-Treasurer of Fort William.

FIRST FIVE-PER-CENT. LOAN.

Opened on the 14th February 1823, and Promissory Notes issued, bearing date the 31st March 1823. The half yearly Interest payable on the 30th September and 31st March in each year and the Principal, after 60 cays notice.

FOUR PER CENT LOAN.

Opened on the 30th Angust and 30th September, 1824, and Promissory Notes issued corresponding with the dates of the 5nb Treasurer's Acknowledgements, The Interest is payable quarterly, in Cash, or by Bills on the Hon'ble Court of Directors, at the exchange of two shillings the Calcutta Sicca Rupee. The Notes of this Loan will not be paid off before the 30th of April, 1830, nor after that date, without a previous notice of three months.

SECOND FIVE PER CENT LOAN.

Under the Government Advertisement of the 19th May, 1825, Subscriptions to this Loan are received half in Cash, and half in four per cent. Promissory Notes. Treasury Notes ontstanding at this Presidency, are also received at par, in Subscription to this Loan. The Interest is payable quarterly, in Cash, or by Bills on the Honorable the Court of Directors, at the exchange of two shiftings the Calcutta Sicca Rupee, payable 12 months after date until orders from the Court, to the contrary. No Bill on the Court of Directors shall be demanded for a less sum than 250 Calcutta Sicca Rupees, or 25 pounds steeling. Agents of Absentee Proprietors of the 4 per cent. Loan paper are permitted to subscribe the Notes of their Constituents to this Loan, on payment of a Cash Subscription equal in

entitled to receive a new Note of an amount equal to that of the 4 per cent Loan Note, transferred in the name of the Ahsentee Proprietor, and a Note in their own or any other name they choose, for the Cash Subscription.—The Notes of this Loan shall not be paid off before the 30th of April, 1832, nor after that date without a previous notice of three months.

Agreeably to the Government Advertisements, under date the 18th August 1825, and 8th June 1826. Andread Bills of Salary, and all autuo-tized demands, are received in Subscription to the above Loan.

FEES.

- 1. A fee of 1 rupee is paid on the renewal of all Government Promissory Notes; when such renewal becomes necessary, in consequence of their temp no longer room to execute receipts for interest.
- 2. On the tenewal of Promissory Notes, at the application of the propriet rs. under any other circumstances than those stated in the foregoing clause:

Ditt 2000 Rs 3 Rupe	oreg ing clause:	1 Rupee
2000 Re	Tine notes do not exc	2 Rupee
	Ditio	3 Rupee
Ditto		5 Rupee

- 3. On the subdivision of any of the public securities, a fee of 5 rupees is levied on each note taken out by he party applying for the subdivision.
 - 4. No fee whatever is levied on the consolidation of such securities.
- 5. For each bill of exchange drawn on a provincial Treasury, a fee is levted in proportion to the amount, according to the same rates, which are esta lished above, in clause 2, for the assessment of fees on the renewal of Promissory Notes.

TREASURY NOTES.

Territorial Department, July 26, 1827.

Notice is hereby given, that the Suh-Treasurer will no longer issue Treasure Not a bearing laterest at 5 per Cent. per Aupma, but in) en thereof will, herea ter, issue to all reisons desirous or receiving the side in rayment of domands against the Government, or otherwise, Treasury Notes bearing a Daily Inverest of To and half Pie per Cent. payable on Notice of 30 days, to be given in the Government Gizette. The said Notes will be receivable into the Loan at par, and in liquidation of all demands of Government at the General Treasury, as well as in payments on account of Sit. Opinm and Customs, at this Presidency: provided, however, that Notes shall not be issued for sums less than 500 Rupees, nor otherwise than in sums of even hundreds.

Published by Order of the Right Honorable the Vice President in Council,

H. T. PRINSEP, Actg. Sec. to the Govt.

lublic Agency.

Applications to the Government Agents by the Public having in many instances been irregular, the Rules of the Agency are reamblished for general information.

November 6, 1824.

H WOOD.

Accountant General,

FORT WILLIAM.

Public Department, Dec. 31, 1810.

The following Regulations having been adopted by the Governor General in Council, under the authority and desection of the Honorable. Court of Directors, they are now published for general information.

- 2d. The Governor General in Connect has been pleased to anthorize the Accountant General and the Sno-Treasmer, for the time being, to act under the responsibility of the Honorable Conneany, as Agents for the purposes hereinatter mentioned, of the public Creditors of this Government, whether residing in Europe or essewhere.
- 3d. The Officers abovementioned are authorized to receive charge of, and to grant receipts in displicate for, any O digation or Loan, Acknowledgements of this Government, which the Proprietor may wish to deposit, with them.—No Note is to be received in denosit, which shall not appear to be made out in the name of, or be regularly indoised to, the person depositing it.—Persons desiring to deposit their Government Secorities shall make their application to the Accountant General and Sub-Treasurer in the torm hereinto subjoined, No I, and the Receipt of those Officers will be given in the torm No. I.
- The Officers abovementioned will receive the Interest on any Government Paper which may be deposited with them. - And will, according to the instructions of the Proprietor, remit the amount either to England in Bills to be drawn on the H morable Court of Directors, if the same shall be payable in such Bills by the terms of the Lorn; or to the Presidencies of Fort St. George, or Bom av. by Drafts on the Public Treasures of those Presidencies, or to any of the Stations subordinate to this Presidency, by Drafts on the Collectors, or on the Residents at Delin or Lucnow, according to the rates of Exchange at which Government may draw at the time, or they will pay the amount at the Presidency to any person numinated by the Proprietor to receive such payment -The instructions as to the manner in which the Interest is to he hard, must be made out according to the forms becento subjoined. Not. 3.4, and 5, which are adapted to the several cases above specified -The Proprietor will be at liberty to substitute one of these mades of receiving the Interest for the other, as often as he shall think fit & provided that the fresh instructions be delivered at the Treasury one month before the day on which the interest fall due .- Persons having more Notes than one in deposit may give separate instructions regarding the Interest on each Note, but the whole of the Interest on each Note must be received in the same manner and at the same time,
- 5.h. When the Principal of any Government Paper so deposited shall become payable, the abovementioned Officers will, according to the instructions of the Proprietor, either pay the amount, with the Interest due upon it, to such person as shall be appointed to receive the payment; or they will reinvest it in any other Loan, to which it may be subscribable at the time, or in the purchase of other Obligations of Loan Acknowledgements of this Government in the market, at the current price of the day.

The instructions for these purposes must be made out according to the forms hereinto subjoined. Nos. 6.7, and 8, which are adapted to the three several cases above specified. The Proprietor may at any time substitute one of these modes of disposing of the principal tor the other, provided that the fresh instructions be delivered at the Treasury one month betwee the day on which the principal falls due.—Persons having more Notes than one in deposit may give separate instructions regarding each Note, but the whole amount of each Note must be disposed of in the same manner and at the same time.

- oth. If any Loan be opened by the Government of Fort William, into which the Paper deposited may be receivable, the Officers abovementioned are authorized to subscribe the Paper so deposited to such Loans, upon receiving the instructions of the Proprietors for that purpose; although the Notes may not be in course of payment. Instructions for this purpose must be made out according to the form No 9.
- 7th. The Officers abovementioned are authorized to receive remittances, in Government Bills only, from Individuals desiring to purchase the public Securities to deposit with them (provided such Bills shall be plyable at the General Treasury, and shall amount to 1,000 Sa. Rs.) and to invest the amount, according to the instructions of the Proprietor in the Government Securities either by subscribing the amount to any Loan which may be open for the receipt of Cash, or by purchase in the Market at the current price of the day; instructions for this purpose shall be made out arcording to the forms become
- 8th. The Officers abovementioned are further authorized to invest the amount of Interest due on Paper deposited with them in the Government Securities, in either of the modes mentioned in the last Clause, upon receiving the Proprietor's instructions for that purpose; such instructions must be made out in the form hereunto subjoined No. 12
- The same Officers are further authorized at any time, on receiving proper authority and instructions from the Proprietor for that purpose. to indorse any one or more Notes deposited with them, as Attornies of the Owner, to such person as he shall direct, or to sell the same on the Owner's account at the current price of the day, and to pay over the proceeds in Cash at the Treasury to such person as the Proprietor may appoint to recerve the same, provided that the whole amount of each Note soid, shall be payable in one sum, and to the same person. But they are prohibited from re-investing the proceeds the paper so sold, or from disposing of it in any other matther than by such payment at the Treasmy, as above mentioned, to the order of the Proprietur. Any fees, which may have become due according to the rates beceinafter prescribed upon the Paper required to be indorsed, are to be paid before the indorsement is made, or in case of the sale of the Paner, the fees shall be defineted from the amont proceeds before it is paid over. The Power of Attorney to Indoise, or to Sell, must he made out according to the Form No. 13; the direction to Indoise according to the Form No. 14; and the direction to seil and the order to Pay, according to the Form No. 15
- of the Principal of any Paper deposited under the terms of this Advertisement, the Officers abovementioned will remit the Principal apour receiving instructions from the Proprietor to that effect, such instructions must be made out according to the Form No. 16. The Proprietor may at any time withdraw the Government Securities deposited, or any part of them, from the charge of the abovementioned Officers, and such Securities will be delivered up to the Proprietor himself, or to any other person whom he may

anthorize to receive them upon payment of such fees as may have become due to the Accountant General and Sub Treasurer, according to the tate hereatter specified upon the Paper so required to be delivered up. The authority to receive deposited Paper, must be made out according to the Form No. 17.

anthorized to invest money in the public Securities, it is to be understood, that they will invest as nearly as possible, the whole among, but that they are in no case and upon no account, to exceed it.—Such fractional sum as may remain in their hands above the amonut invested, will be payable on demand at the Treasnry to the order of the Proprietor, such order is to be made out according to the Form No. 18.

13th The full postage must be paid on all Letters directed to the Officers abovementioned, and the full postage on all Letters from them will be charged to the persons to whom they are addressed. All Letters addressed to them are to be superscribed in the following manner:

"TO THE ACCOUNTANT GENERAL AND SUB-TREADURER.

FORF WILLIAM."

- 14th. The responsibility of the Honorable Company is strictly confined to the cases above specified, and to such transactions as shall be conducted according to the prescribed Forms. These forms will be printed and formshed in hlank at the different Presidencies, & at the India House, to persons desirous of availing themselves of the agency of the public Servants, and no other than the Forms so fittnished, will be received or acted upon by those Officers.
- 15th. Commission shall be payable to the Accountant General and Sub-Treasurer on the several transactions above specified, according to the sub-joined rates.

 INTEREST.
- I. On the receipt and remutance, or investment of Interest on Paper deposited. I net Cent on the whose transaction, but no Commission is to be chargeable on the remutance by Bills on the Court of Directors for Interest arising from the Notes of any Loan, prior to that published under this date.

 PRINCIPAL.
- 2. On the remittance of the Principal of Notes deposited (in the event of such remittance being granted at any future period) four Annas per Mile.

DEPOSIT,

3. On receiving each Promissory Note or Loan Acknowledgement, into deposit; if the sum do not exceed 10,000 Runees, a fee of Five Rupees; if the sum exceed 10,000 Runees, a fee of Ten Rupees.

TRANSFERS.

4. On Transferring any Government Securities, or Loan Acknow-ledgements, to a new Loan, a Commission at the rate of One Rupee per Mile.

RECEIVING AND TRANSFERRING.

5. On receiving payment of Notes deposited, and subscribing the amount to a new Loan, One Rupee per Mile.

RECEIVING BY REMITTANCE AND TRANSFERRING.

6. Ou receiving resuttances by Government Bills, and subscribing the amount to a Loan, One-eighth or Two Annas per Cent.

RECEIVING BY REMITTANCE AND PURCHASING.

7. On receiving remittances by Government Balls, and investing the amount in the public Securities purchase in the Market, & per Cent.

SALE.

8. On the Sale of Notes discosed of in the Market, and Payment of the amount to the Proprietor's Order 1 per Cent.

RETURNING DEPOSITS.

- 9. On indursing Notes by direction of the Proprietor, when the Sale is not effected by the Accountant General and Sab-Preasurer, a fee of Fire Ronees, if the sain do not exceed 10 000 Rujees; and if the same exceed 10.000 Rupees, a fee at Ten Ronees.
- 16. Such Free or Commission as may have become due on any of the abovementioned transactions, from any person depositing Paper will be didnoted by the Accountant General and Sub-Treasmer from the first Interest received by them from any Paper in deposit belonging to such person but it these Officers shall in any instance omit to deduct their Fees or Commission from the Interest coming first to their hands, they shall not be at liberty to make the deduction at any induce period

antho its hereby go ned to the Accountant General and Sub Treasurer, upon giving two years notice of their intention so to do, in the Calcutta Gazette; and at the extination of such notice, those Offices will rease to act in the concerns of Individual; but any Government Poper which may have been demosited with them, will remain for sate custody at the Treasury until claimed by the Profinetors.

Published by Order of the Right Honorable the Covernor General in Council,

H. St. G. TU(KER, Secretary to the Government.

No. 1.

Form of Application to be allowed to deposit public Securities, with the Accountant General and Sub Treasurer.

[Insert the year and day of the month on which the application is made, and the place at which it is signed.]

GENTLEMEN.

Please to receive the Public Securities becaude mentioned, into your charge, according to the terms of the Alvertisement published in the Calcutta Gazette of the 31st December 1810.

No. of for Sa. Rs. dated No. of for Sa. Rs. dated

I am, Gentlemen, &c. &c. &c.

 A, B_{\bullet}

To the Accountant General and Sub Treasurer, Fort William.

.

No. 2.

Form of the Accountant General & Sub Treasurer's Receipt for Paper deposited.

FORT WILLIAM, GENERAL TREASURY,

of 19

Received the undermentioned Public Securities to be kept under our charge, mon the terms of the Advertisement published in the Calcutta Gazette of the 31-t December, 1810.

No. of for Sa. R.

No. of for Sa. Rs.

C. D. Accountant General. E. F. Sub Treusurer.

No. 3.

Form of the Instruction for receipt of Interest.

Where to be remitted by Bills on the Court of Directors.

[Insert date of time and place of filling up the instruction.] GENELEMEN,

Please to receive the Interest accruing from time to time on the undermentioned public Securities deposited with you, in Bills on the Honorable Court of Directors, according to the Conditions of the Loans, to which those Securities belong.

The Bills to be made payable to A. B. or order, and to be inclosed to the address of C. D at E.

Insert the name of the No. of tor Sa. Rs. person and place to No. of tor Sa. Rs. which the Bills are to

I sm, Gentlemen, &c. &c. &c.

To the Accountant General and Sub-Treasurer, FORT WILLIAM.

be directed.

No. 4.

Where to be remitted by Bills on the Collectors or Residents.

[Date of time and place.]

GENTLEMEN.

Please to remit the Interest, accruing from time to time on the underentioned Securities deposited with you by draft on

The Collector of The Resident of

Payable to A. B. and to inclose the said draft to C. D. at E. Insert the name of the No. of for Sa. Rs. person and place to No. of for Sa. Rs. which the Bills are to be directed.

I am, Gentlemen, &c. &c. &c.

To the Accountont General

and Sub-Treasurer, FORT WILLIAM.

No. 5.

Where to be paid at the Treasury.

[Date of time and place.]

GENTLEMFN,

Please to pay the amount of the Interest accrying from time to time on the underneutroned Securities deposited with you to A. B. or C. or his order, on my account, upon demand, at the Treasury of Fort William.

No. of for Sa. Rs.

I am, Gentlemen, &c. &c. &c.

To the Accountant General

and Sub-Treasurer, FORT WILLIAM.

No. 6.

Forms of Instructions for the disposal of the Principal and Interest of Paper deposited when it comes in course of payment.

Where to be subscribed to any Loan which may be open at the line.

[Date of time and macr.]

GENTLEMEN,

Please to subscribe the undermentioned Securities deposited with you, when they shall come in course of payment of such Loan of the Bengal Government as may be then onen.

No. of for Sa. Rs.

To the Accountant General

Tam, Gentlemen, &c.

and Sub-Treasurer, FORT WILLIAM.

No. 7.

Where to be invested in other public Securities.

[Date of time and place.]

GENTLEMEN.

Please to invest the amount due on the undermentioned public Securities, deposited with you, when they shall be paid off, in other Loan Acknowledgements of Promissory Notes of the Bengal Government, and retain the same (when purchased) in deposit on my account, upon the terms of the Advertisement published in the Cilcuita Gazette of 31st December 1810.

No. of for Sa. Rs. No. of for Sa. Rs.

I am, Gentlemen, &c.

To the Accountant General and

Sub-Treusurer, FORT WILLIAM.

No. 8.

Where to be paid to the Owner's order.

[Bate of time and place.]

GENTLEMEN,

Please to pay the amount due on the nodermentioned public Securiaties denosited with you when the same shall come into course of payment to A. B. or Order, on my account, upon demand thereof, at the Treasury at Fort William.

No. of for Sa. R. No. of for Sa. R.

I am, Gentlemen, &c. &c.

To the Accountant General and

Sub-Treasurer, FORT WILLIAM,

No. 9.

Form of Instruction to subscribe deposited Paper not in course of payment to a New Loan.

[Date of time and place.]

GENTLEMEN,

Please to anbacube the nadermentioned public Securities deposited with you to the Loan now open on my account.

No. of for Sa. Rs.

I am, Gentlemen, &c. &c. &c.

To the Accountant General and

Sub-Treasurer, FORT WILLIAM.

BENGAL GOVERNMENT SECURITIES.

No. 10.

Form of Instruction to invest the amount of Government Bills.

Where to be subscribed to a Loan.

[Date of time and place.]

GENTLEMEN.

Please to subscribe the amount of the undermentioned Bills transmitted herewith to the Loan now open on my account, and to retain the Securities received for such subscription in denosit for me, under the terms of the Advertisement published in the Calcutta Gazette of the 31st December 1810.

One Bill drawn by Council, for Sa. Rs. One Bill drawn by Council, for Sa. Rs.

on the Governor General in

on the Governor General in

I am, Gentlemen, &c. &c. &c.

To the Accountant General and Sub-Treusurer, FORT WILLIAM.

No. 11.

Where to be Invested in Paper purchased. [Date of time and place.]

GENTLEMEN,

Please to invest the amount of the undermentioned Bills when the same shall become payable at the treasury, in Loan Acknowledgements or Proposition of the Bengal Government in my name, and on my account, and to tetain the same when unchased in denosit under the terms of the Americaement published in the Calcutta Gazette of the 31st December 1810.

One Bill drawn by

on the Governor General in Council,

for Sa. Rt.

on the Governor General in Council,

One Bill drawn by for Sa. Rs.

I am, Gentlemen, &c. &c. &c.

To the Accountant General and

Sub-Treasurer, FORT WILLIAM.

No. 12.

Form of Instruction to invest the amount of Interest accruing on Paper deposited in the purchase of other Paper.

[Date of time and place.]

GENTLEMEN,

Please to tayest the amount of Interest accrning from time to time on the undermentioned Securities deposited with you in the purchase of other Loan Acknowledgements or Promissory Notes of the Bengal Government in my name, and on my account, and to retain the same (when purchased) in deposit under the terms of the Advertisement published in the Calculta Gazette of the 31st December 1810.

No. of for Sa. Ra. No. of for Sa. Rs.

I am, Gentlemen, &c. &c. &c.

To the Accountant General

and Sub-Treasurer, FORT WILLIAM.

tion, to be computed agreeably to the above scale, from the date of their becoming Members until the expiration of the Society, and paying for any number of days less than a month one whole month's subscription; and secondry, shall contribute a premium equal to One per Cent. on the full rate corresponding with their respective ages in the table, for every month which may have elaused from the commencement of the Society up to the date from which their said subscription may be computed.—And all persons entering the Society after the expiration of the first six months from its commencement, shall, in a from to the rateable subscription, and premium of admission required by the foregoing clause of this Article, contribute a further rateable subscription, to be commuted for a period of six months; in consideration of which additional payment, they shall be entitled to an abatement of the like amount, on renewing their subscriptions into the ensuing or Eleventh Su of mentacy Landable Society, should they think fit so to do

- shall describe the conservation of the ideal Landahle Society for the time being, shall describe as Directors in the Tenth Supplementary Landahle Society; and it shall be the crusisiness to superiotend and controll the management to the totals, to examine the account, to decide on all applications for admission, and generally to trace of the current bosiness of the Society. The concurrent opinion of these of the five Directors shall be decisive on all matters relative to the concerns of the Society, not at variance with these fundamental Regulations, which can be altered only by a majority of the Management Regulations, which can be altered only by a majority of the Management at large, we that the concurrence of the whole of the Directors.
- by t c D to t sat any meeting sommone tor that purpose, shall afterwards be called in questor, unless for some special and manifest error, to the amount of Five H indeed Rupees of nowards.
- be proposed for the dec st not the Members at large, a Member holding seven shares on any one life, which be entitled to three votes; one holding from three to six shares, to two votes; and one holding any number of shares less than three, to one vote only. Members holding shares on different lives, shall be entitled to the number of votes proportioned to the number of shares which they hold on each life.
- and Treasure s to the Sometv; and as a compensation for their services, shall be permitted to draw a Commission of two and a half per Cent. on all receipts in account, and a fee of One Rupee on each Certificate of Admission, and so the Registry of each assignment of shares, in her of all other charges,—Advertisements, Printing and Law Expences excepted.
- 12. The Seriety ies and Treasurers shall act in all cases according to the orders of the Directors.
- siding at any of the King's or Company's Settlements, shall be made by letter* to the Secretaries, and shall be accompanied by a Certificate of Health signed by a Medical Gentleman in the King's or Company's Service (those from all other places to be certified by a Medical Gentleman to the satisfaction of the Directors,) and by an Affidavit sworn to and signed by the individual on wose lift the Shares are applied for. The said Certificate and Affidavit shall be according to form No. 1 subjoined hereto, and shall be sworn to before a Magistrate, who shall attest the same by his counter signature: It is however provided, that should the party be re-

siding at a station where there is no Magistrate, the Affidavit may be attested by the principal Civil or Military Officer of the station. In case of an application for shares on the life of a minor under fourteen years of age, an Affidavit according to the form prescribed, must be produced from the parent, gnardian, or next of kin of the party, or of the person under whose protection such minor may be residing.

14. All applications for admission, accompanied by the prescribed form of Certificate and Affidavit, which may be transmitted to the Secretaries, shall be submitted by them to the Directors for eir decision. And the Directors shall in all instances be at full liberty to reject any aughtipplication, without assigning any reason to the applicant for so doing.

- 15. In all cases, it shall rest with the Committee to judge, whether with reference to the circumstances of situation and distance, the interval which may have elapsed between the date of any Certificate and Affidavit of Health and the time of their presentment, be reasonable or otherwise, and to admit or reject such Certificate and Affidavit accordingly. In no case, however, is either the subscription money to be returned, or the party subscribing to have any claim on the minus of the Society, in the event of the life lansing between the date of the Certificate, and the date on which the applicant may be admitted a Member, unless where the Directors may, at the instance obsuch applicant, have originally nermited the subscription to take effect from the date or the Certificate and Affidavit of Health, which it shall at all times be in their discretion to do, on the airears of subscription from such date being paid up. In the event, however, of a person dying between the dates of the Certificate and Affidavit of Health and his ad. mission, and the Insurance on his Life not having been effected from the date of the Cert ficate and Affidavit, the amount of Premium paid for such Insurance shall be refunded.
- party or parties concerned, to benefit by the Society, until the tite subscribed on shall have been approved of by the Directors, the amount of the subscription and premium of admission paid, and a C toficate of Admission granted under the signature of the Secretaries, agreeably to the form (No. 4) annexed to these Regulations. And if any applicant shall omit to pay the amount of such subscribed on shall have been approved by the Directors, such applicant shall forfeit his claim to be admitted, ex epi on a fresh application, accompanied by a new Certificate and Affidavit of Health.
- 17. In pursuance of the terms of the 17th Article of the Reculations of the Eighth Supplementary Landable Society, persons having held Shares on unexpired Lives in that Society, shall be entitled, without any renewed warranty of health, to receive a Certificate of Admission for a like number of Shares in the Tenth Supplementary Landahle Society, on payment of the full subscription money for twelve months, at the rates corresponding with their respective ages at the period of transfer. For the accommodation of individuals, it shall be in the discretion of the Directors, at any time on or before the 1st of July, 1825, to receive in payment of such authorit tionmoney, the promissory notes of the parties, payable on or before the 1st of August following, together with interest thereon from the 1st of July aforesaid, at the rate of Eight per cent, per annum. But until either the subacription-money shall be paid in cash, or a promisso y note for the same shall be granted, no new Certificate of Admission shall in any case he issued, nor shall the party be entitled to any benefit from the funds of the So sicty in case of the intermediate lapse of the life intended to be insured,

In the event moreover, of the payment of the subscription-money being delayed beyond the term of one mouth from the commencement of the Society, e. of any promissory note for such subscription-money not being paid when due, the party subscribing shall be liable to pay to the Society a penalty of Two per Cent, on the principal amount of his subscription-money; and should be fail to make good such subscription-money, together with the penalty aftersaid, within the second mouth from the commencement of the Society, he shall entirgly forf-it all claim of admission into the Society, or to benefit by its finds, except on a new application to be submitted to the Districtors, are migrated by the prescribed testimonials of health and ages.—

If any promissory note received in payment of subscription-money, shall remun unused after the expiration of the second month from the commencement of the Society, the amount of such note shall be forfeited to the Society, and the Subscription cancelled.

In the event of any Member of the Fifth Landable Society desiring to transfer the shares on nuexpired lives which he holds in that Society, of any part thereof, to the Tenth Supplementary Landable Society, it shall be in the discretion of the Directors of the latter Society, to allow of such transfer at any time before the 1st day of Angust, 1825, without requiring any renewed Certificate, and Affidavit of Health, on an application in writing being made by the party, for that purpose. All Persons availing themselves of the aforesaid privilege of transfer, must pay to the Society on the several shares transferred, rates of subscription corresponding with the

respective ages of the parties at the time of transfer.

No subsequent increase of shares on any life shall be allowed, execept on a fresh application, to be again approved of by the Directors, and accompained by a Certificate and Affidavit as above. The subscription on the additional shares to be according to the age of the party at the time

of making the new application.

20. Any member desiring to transfer his interests, or the interest of the person for whose benefit he may have subscribed in any share or shares which he may hold in the Society, shall be at liberty to do so, by an indorsement to be written on the original Certificate; but neither such indorsement nor any transfer by deed of assignment shall be valid, until the Certificate bearing the said indorsement or the said deed or instrument shall have been produced to the Secretaries, and the transfer duly registered by them in a general Book of Registry, to be kept in the office of the Society.

- 21. As often as a sum exceeding Sicca Rupees Five Thousand shall be collected, it shall be laid out in the purchase of Government paper, Bank shates, or in loans to be secured by a deposit of Government paper or a mortgage of real Property to the Directors of the Society or their as, signs; such loans, however, shall be only granted under the controll and authority of the Directors; and it is especially directed, that in all cases of loan the saleable value of the deposit or mortgaged property shall be more than sufficient to cover the sum lent. All public securities purchased for the Society, shall be especially indorsed to three or more of the Directors, and the interest only shall be made psyable to the Secretaries and Treasurers
- 22. The person or persons entitled to henefit by the lapse of a life in the Society, shall, on making application to the Secretaries in writing, accompanied by such proof of the casualty as may be satisfactory to a majority of the Directors, immediately receive the sum of Four Thousand Sicca Rappess on each share, Two Thousand Rupees on each Half-chare, or One Thousand Rupees on each Quarter-share, which he or they may have held or be entitled to on the lapsed life; provided that, in the opinion of the Di-

^{*} See Forms Nos. 2 and 3, for such Application annexed,

rectors, the state of the funds of the Society will admit of so large a payment being made. Should the Directors think, however, that the funds, will not allow of an immediate payment to this amount, then such sum only shall be advanced as they may deem proper; and the balance of the breached advance shall be paid so soon as the Directors shall be of opinion that the funds will safely admit of it.

- 23. Arrears of subscription or any other sums due to the Society by the holder of any share or shares on lapsed lite, shall be deducted from the
- amount of the advance.
- _24. It is proposed to render the institution of the Supplementary Landable Society permanent, by establishing in succession to each Society as it expires, a new Society on a similar plan, but subject to such modifications and improvements as further experience may suggest, and as the Directors, of the Supplementary Landaule Society for the time being may approve and adopt. - At the expiration accordingly of this Society on the 39th of June, 1896, a new Society shall be instituted, into which all Members then holding shares on un-expired. ives in the Tenth Supplementary Laudable Society, shall be at liberty to transier those sheres, without any renewed Certificate of Health, in consideration of certain su plus funds to be eventually paid and made over to such new Society, agreeably to the provisions c ntained faithe 26th Arnele of these Regulations. To entitle Menibers of the Teath Supplementary Landable Society to transfer the share held by them into the ensuing or Eleventh Supplementary Landable Society. no special application shall be necessary; b 1 a Certificate of Admission into the new Society of the same tenor with the Certificate which respectively they may hold from the Society preceding, -- subject only to the monfication expressed in the next following Article, -shall be immediat is issued to them, on the payment of the usual subscription for twolve months; subject how-ver to the several provisions, exceptions and forfeithres above set torth in Acticle 17th of these Regulations. The rates of subscription for Members transferring their shares from the Tenth to the Eleventh Supplementary Landable Society, shall be according to the respective ages of the parties, on whose lives the shares are held, on the 1st or July, 1826, And further, the transfer of shares from the Eleventh and all succeeding Supplementary Landable occurres, as they respectively expire, shall be regulated on the principles laid down in this Acticle.
- 26. On the 15th August 1827, the Accounts of the ——Supplementary Landable Society shall be closed, and the existing funds divided, in proportion to their several Interests, amongst the parties emitted to claim on Certificates held on lapsed Lives; provided however, that the dividend receivable by such parties shall not, when added to the advance already paid them, make a total exceeding the proportion of 10,000 Runees for each whole share. After completing the full sum of Sicca Runees 10,000 for each whole share, o:, in cases where fractional parts of a share may be held on lapsed Lives a sum in the same ratio, any surplus which may exist shall be set apart, and made ever to the ensuing Supplementary Laudable Society.

27. With respect to any lanses of lives in this Society, which may not be ascertained on or prior to the 15th of Angust, 1826, such lapses shall be at the risk of the next ensuing, or eleventh Supplementary Landable Society, and the advance or dividends to which the parties claiming to benefit by such a ses may be wiffitled, shall be paid out of the funds and agreeably to the Regulations of the said ensuing Society, on the said lapses being ascertained or if such lapses shall not be ascertained notil after the extitation of the next ensning Society, then the said lapses shall be at the risk, and the said advances and dividends shall be paid ont or we fonds, and agreeably to the Regulations of the Twelth Supplemen ary Landable Society. But it is hereby expressly provided. with respect to any lanses which may have occurred at any place to the eastward of he Cape of Guod Hope, that notice of such lapses, accompanied by satisfactory proof of the same, must be given to the Secretaries to the Supplementary Landable Society for the time being, within one year from the expitation of the said Society on the 30th of June, 1826; or within two yers, if the lapse have occurred in Europe or elsewhere beyond the Cape of Good Hope; and that, in the event of the party or parties interested ne lecting to prefer his or their claim, on account of any such lapse, within the peri d herein prescribed, he or they shall entirely torters ad right and title to any benefit whatever, by reason of sect lafter, from the funds of this or of any succeeding Society.

Calcutta; 21st June, 1825.

FORMS.

(Of which printed copies may be had at the office of the Secretaries.)

No. 1.

FORM OF CERTIFICATE AND AFFIDAVIT REFERRED TO IN ART. 13.

This is to certify, that, to the best of my knowledge and belief,

is at this date tree from any dangerous malady whatever, and that, from my acquaintance with his constitution and general state of health for

as the case may be. and also from the result of the enquiries which I have this day made of him in person, I consider him to be a good life.

Dated at thiz day of 18 .

Insert name, place of abode, aus profes-

sion at full length.

Insert for one day, or week, or years,

do hereby make oath and declare to the best of my knowledge and belief, that the contents of the above certificate are true; that I have not wilfully concealed from the Certification; that I have relative to my health or constitution; that I have had the Small (or Cow) Pox; and that my age at this time does not exceed years and months.

Sworn before me at this day of 182

The Certificate is to be dated and granted by a Surgeon in the King's or Company's Service, and the Afficiation to be sworn to and signed before a magistrate, or, in his absence, before the principal Civil or Military and thority present. The dates of the Certificate and Affidavit to correspond if opssible, and both documents to be on the same piece of paper.

Nos. 2 & 3.

FORMS OF APPLICATIONS.

(Referred to in Art. 13)

FOR PERSONS SUBSCRIBING ON THEIR OWN LIVES.

[Place and Date]

E. MESSRS. ALEXANDER AND CO.

Secretaries to the

SUPPLEMENTARY LAUDABLE SOCIETY

GENTLEMEN,

Bupplementary Landable Society on my own hie, for the benefit of my estate after my death, or of such person or persons as I may appoint by will or assignment, for which purpose, the prescribed Centificate and Affidatit of Health are herewith transmitted.

I am. Gentleman, .Yeur obedieut Servant,

FOR PERSONS SUBSCRIBING ON THE LIVES OF OTHERS.

[Piace and Date.]

To MESSRS. ALEXANDLR AND "O.

Secretaries to the Supplementary Laudable Society.

GENTLEMPN.

request to be admitted to beld

share in tha

Touth Supplementary Landable Society, on the life of

for the benefit of

for which purpose the prescribed Certificate and Affidavit of Health are herewith transmitted.

Genilemen, Your obcaient Servant,

No. 4.

(Form referred to in Art. 16.)
FOR CERTIFICATE OF ADMISSION.

We do hereby certify, that

admitted to hold

plementary Landable Society, on the life of

for the b-nefit of

who shall be entirled, in the event of a large of the aforesaid life, to receive such proportion of the funds of the said Society, as by the established Resulations thereof, published in the Government Gazette of the 23d June 1825, may become due to

by virtue of this subscription, and at such time or times as the said Regula ins direct,—subject moreover to all the several provisions and exception, by the said Regulations prescribed.

We do further acknowledge to have received from the aforesaid

the sum of Sicca Rupees
being the amount of Sub-cription and Premium of Admission required by
the Regulations of the said Society. In witness whereof, we have hereunte
subscribed our names in Calcutta, this day of

in the year of our Lord One Thousand Eight Hundred and

Twenty-five.

By Authority of the Directors

Secretaties and Tressurers.

N. B.—No payment can be made in the event of lapse to the person entitled to benefit thereby under this conficate, unless notice of such lapse a communicated to the Secretaries within one year a ter the class of the Secrety, which takes place on the 30th of June, 1826, in case of the lapse having occurred any where to the E stward of the Case of Good Hope; or within two years, in case of the lapse having taken place any whereby and the Case of Good Hope. In the latter avent, the representances of the deceased or the parties interested in the lapse, are recommended to transmit information of the same, together with such proofs thereor as may be a minutely to Messes. Fletcher, Alexander and Co. of London, who will forward the communications to the Secretaries in Calcutta.

No. 5.

(Form referred to in Art. 18.)

OF AN APPLICATION TO TRANSFER SHARES IN THE LAUD.
ABLE SOCIETY TO THE SUPPLEMENTARY SOLIETY.

[Place and Date]

To MESSRS, ALEXANDER AND CO.

Secretaries to the

SUPPLEMENTARY LAUDABLE SOCIETY.

GENTLEMEN.

Bunplementary Landable Secrets the share (or shares) hold by in the _____ Landable Society, on the ote (or lives), and by virtue of the Conficate (or Certificates) undersoon moned; and I do hereby declare that according to my latest in ormation and to the best of my knowledge and belief, the party (or parties) on whose life (or lives) the said share (or shares) is (or are), held by has (or have) not suffered admission into the Field Landable Society, whereby the risk of casualty is in any way increased.

[Access a memoran fum, acting orth the Numbers of the Certificates, the number of shares desired to be tran ferred under each Certificate team p cilvely, and the names of the parties on whose lives the said shares are

Lelu.]

Gentlemen,

Your ovedient Servant,

MENORANDUM.

J. Mellis, Esq. M. D. is the Medical Adviser of the Institution in Calentra, and Messra. Fletcher, Alexander and Co. of Devonshite-square, Bi-

apopagate street, its Agenta in Landon.

In cases wherein it may be desired to insure on lives of persons resident in Europe, it is recommended generally that besides the prescribed Certificate and Affidavit, some documents as to the respectability of the Certificate Medical Gentleman be forwarded: for instance the written opinion of;—the attesting Magistrate,—some other official person,—or of Mesus. Fletcher, Alexander and Co. that the Certifier is a regular practitioner and in good repute.

Griental Like Insurance Company.

Agents.-Messrs. Mackinsosh and Co. No. 10, Old Court House Street.

Medical Adviser James Melis, M. D.

This Joint Stock Company, was instituted at Calentta on the 29 h of January 1822 for the purpose of gra than Policies for fixed sums on the lives of individuals enjoying good health; on whose demine the said company oblige themselves to pay the same assured to their, heirs, executors of Graditors, within 3 Months.

Calcutta Contines.

Rules and Regulations of the Bengal Equitable Tontine Society, instituted in Calcutta on the first day of July, 1820, and divided into Five vistinct Casses, for the benefit of the Survivors of each respective Class, at the different periods of Three, Six, Inc. Twelve and Fifteen Years.

Aur. 181 .- That the five classes in the Society be thus distinguish-

ed, viz.

Fi at Class A. for Three years.
Second Class B. for Six years.
Third Class I., or None years.
Finith Class E. for Twelve years.
Fifth Class E. for Fitteen years.

2.—That any Person of Persons may become Subscriber or Subscribers for any number of sua es, half or quarter shares in any class in this Society, it her on his or their own left or lives, or on the life or lives of any other Person of Persons of any age.

3.—Tost all applications of chaiss in into this Society be made in writing to the Sucretary, and in I such applications do specify on whose life or uses the share or the sum by he required, as also to state in which class he or they are designs of becoming a unbscurier of Subscripers.

- 4.—That the som tenn red to be part for admission into this Society on or before the 1st day of Jay 1820, shall be, by one that payment or Sicca Runees One Thousand for a whole share, Eive Hundred Sicca Rupers for a half share, or Two Hundred and Fifty Sicca Rupees for a quarter share, and that a l Subscribers admitted after that period to pay interest in adortion, on each respective share at the rate of ten per cent, per annum, and also a proportion to additional premium in the event of any life or times having previously rapsed in the class to which he or they may be desirons of subscribing.
- in this Society on the life or lives of any Person or Persons resident in Enstope, or ets where our of Calcutta, on furnishing satisfactory proof by affidavit or otherwise within twelve months from the period of his or their becoming such Subscriber or Subscribers, of the previous lapse or lapses of such Person or Persons on whose lite or lives such share or shares may have been taken by him or them, shall be at liberty to subscribe for a similar namber of shares on the fire or lives of any other person or persons he or they may nominate, either in the same class, or in any of the other classes, according to the actual value of a share in such class at the period of subscribing.
- 6.—That so soon as may be practicable after the 30th day of Jone 1823, the accounts of Class A. shall be made up with all interest accound due thereon, and the surviving Subscriber or Subscribes in that class who can furnish satisfactory proof, by affidavit or otherwise as may be required, of the existence on the 30th day of June 1823, at midnight, of the person or persons, on whose life or lives his or their share or shares may have been held, shall be entitled to receive his or their respective distribution of vidends forthwith, or he permitted to subscribe for any number of shares in any of the other classes, and on any life or lives at the value of a share in such class, at the period of his or their subscribes.
- 7. That as early as practicable at riche 30th day of June 1826, the accounts of Class B. shall be made no with all interest accided due thereon, and the surviving Subscriber or Subscriber in that day, who can formish satisfactory proof as aforesaid of the existence on the 3a hiday of June 1826, at midnight, of the person of persons on whose afe or lives he or they may

have held his or their share or shares, shall also be entitled to receive his or their respective nividend or dividends, or be permitted to subscribe for any number of shares in either of the other classes and on any life or lives, at the value of a share in such class at the time of subscribing.

- 8. The ten like mander the accounts of Class C. shall be made up, with all interest account thereon, and the surviving Subserver of subservers in that class, who can furnish satisfactory proof as aforesaid, of the existence on the 30th day of June 1829, an industry, of the person or persons on whose like or lives he or they may have held his or their shale ur shall also be entitled either to receive his or their respective dividend or dividends, or be permitted to subscribe tor any number of shales in either or the other class s, and on any life or lives at the value of a shale in such class at the period or subscribing.
- 9. That in the manner the accounts of Class D. shall be made ap, with all interest accrued due thereon, and the satisfied of Subscribers in that can swho can in his satisfactory proof as almost of the exist nee on the 30th day of June 1-32, at midnight, of the pass not persons on who e is e or lives he or they may have held his or their share or shares, shall also be entitled to be either this or their respective divident or dividends of the permitted to subscribe for any number of stares in the Figh class and on any life or lives, at the value of share in that this at the time of subscribing.
- w to all interest accounts of Class E shall in like marner be made up, w to all interest account due thereon, and the surveying Subscriber or Subscriber or Subscribes in that class on furnishing the requisite proof as aforesaid of the existence on the 30th day of June, 1835, at midnight of the reison or persons on whose he are by she or their may have he do his or their share of shares, shall a some entitled for thwith to receive his or their respective dividend or dividents.
- class, ad unclaimed divide cas in the class A shall on the first day of Jannary 1825, be priportionately divided amongst those Subscribers who may have previously proved their claims to dividends in that class, and all unclaimed dividends in class B. shall on the first day at January 1828, be proportionately divided amongst the Substribers who may have previously prived their claims to dividends in that class, and in the manner the unclaimed dividends in the Third. Fourth, and Fifth classes, shall be divided at the period of eighteen months from their becoming one, amongst the respective Subscribers who may have previously proved themselves entitled to their first dividends in their respective classes.
- 12. That any Subscribe, or Subscribers shall be at liberty at any time to transfer his or their share or shares by assignment, or otherwise, on giving notice in writing to the Secretary of such transfer, that the same may be duly registered in the books of the Society, but such share or shares must continue to be held on the same life or lives on which it or they were originally taken.
- 13. That in the event of only one share being subscribed for in any particular class, previous to the 80th day of June 1923; or in case of the death of the person on whose life such share may have been taken occurring previous to that date, the Subscriber for such share shall (on application to the Secretary in writing and returning his original certificate of admission) be permitted to subscribe for another share in any of the another classes at the value of a share in such class at the time of subscribing, and be formished with a Certificate accordingly.
- 14. That so soon after the 30th day of June 1823, as the Members of any class are reduced to one, then the full amount of the principal

Fund of that class with all interest due thereon, shall be forthwith paid to such surviving Member, or his Executors and Administrators.

15. That the committee of the Directors be composed of the following gendemen; viz.

J. C. C. Sutherland, and Roderick Robertson, Esqu.

who have unestaken to superintend the general management of the fundactive Society, and on any vacancy occurring in the Committee by death of otherwise the same shall be forthwith filled up agreeably to the decision of the majority of the Subscribers who may be resident in Calcutta at the time of which varancy occurring.

- 16 Toat Mr. J ha Bethane Inglis shall act as Secretary and Treasurer to this Society is der the controll and direction of the Committee for the management, and that he be allowed to charge two and a half per Cent. on the anonal receipts, and two and a half per Cent. on the distribution of the finds.
- If. That the Secretary shall furnish a Quarterly statement of the Funds of each class in this society to the Committee for the management, that the amount may be then invested in such Public or Private securities at the Directors may consider most advantageous for the interest of the subscribers.

18. That a Certificate according to the following form, and signed by three of the Directors, shall be granted to each Subscriber on his admission:

No.—— class——— Certificate of Admission to the Bengal Equitable Tontine Society, instituted in Calcutta, on the First day of July 1820, for the Term of Fitteen Years, and divided into Five distinct Classes, for the benefit of the Survivors of each respective Class, at the different periods of Three, Six, Nine, Twelve, and Fifteen Years:

In wicness whereof, we have hereunto subscribed our names, in Cal-

eutta this ------- day of -----, 18 --

SECRETARY.

DIRECTORS.

19. That with the view of proenting Subscribers and of extending the benefit of this Society over India, the Rules and Regulations shall be published in the respective Gaze tea of Calcutta, Madras and Bombay, and that the following Houses of Agency be appointed to act as Agents for the Society at their respective places, viz.

Measrs. Arbuthnot, De Coute and Co. at Madras,

Shotton, Malcolm and Co. at Bembay,

Brown and to. at Penang,

Neish and Co. at Bencooleu.

who will issue the requisite Certificates of admission, and grant receipts for all Subscriptions received by them, at the exchange of the day,

20. That all Law Charges, Printing Stationery and Postages shall be borne proportionately out of the funds of the respective Classes of Subscribera in this Society.

21. That all Subscibers to this Society do hereby bind themselves, their Executors and Administrators, to abide by the foregoing Rules & Regulations.

Jan. 1, 1899. JOHN BETHUNE INGLISH.
Secretary.

Cruttenden, Mackillop and Co. are now Secretaries and Treasurers.

"Tontine of India,"

FOR THE TERM OF SEVEN YEARS, COMMENCING 1st JANUARY, 1822.

Ending 31st December, 1828;

FOR THE BENEFIT OF SURVIVORS.

In consequence of the wish expressed by a great many of the Subscribers to the 1st and 2d Toutines, which terminate on the 30th June and 30th September next, respectively. It is proposed to es ablish a new one, to be designated the "Toutine of India."

In framing its Regulations, advantage has been taken of the experience derived from the management of the existing Toppines, and it is presumed the alterations in the new one will be satisfactory,—rarricularly to mose already interested in the Tontines, by whom the improvements in the Regulations have been chiefly suggested.

The "Tor time of India" will commence under circumstances much more advantageous than either of the existing ones, as it is presumed that in the con se of the manage year, a large partion of the bunds of the lat and 2d Tontines, about Sa. Rs. 13,50,000, will be transferred to the Toutine of India.

The term of Seven years has been fixed on instead of five, the latter not being deemed a period of sofficers to longth to give tall operation to the principles of Toutines. Subscribers to the 1st and 2d Toutines who may wish to reducest their dividends on the remination of these Societies, but who may not be disposed to engage their property to so long a parto as the Toutine of India, will have the opportunity of subscribing to the 3d Toutine expuring 30th June 1824, the Funds of which on the 30th June next, will amount to about Sa Ra-8,50 000.

In conformity to the Regulations of the First Tontice, the whole of the Funds of that Society are invested in Paulic Securities which to yielding an interest equal to that derived on the Capital of the 2d a d 3d Tentines, the magnitude of the dividend of the first mentioned Society, payable on the 30th June next, will not form a just cd ection by Which to estimate the result of the others.

The Funds of the 2d and 3d Tontines are chiefly loaned on mortgages of houses and lambed property in Calentia, and in secure loans in houses of business at a rate of interest greater than most individuals could obtain for their capital, and it is proposed to employ in a sinular martier, the Funds of the Tontine of India, preferring on a lockading mortgag s when obtainable. The rands and all transactions connected with this Toutin ar to be under the controll and superintendance of Directors residing in Calentia, as a Committee of Management, in which situation the following have accorded their assistance:—

David Clark, George Ballard, G. J. Gordon, and Wm Ainstly, and with whose concurrence the following Regulations are now published for general information.

Adverting to the probability of the Tontine in India, yielding a superior Interest on its Funds to what can be realized on Capital at either of the other Presidencies—to the extent of Subscriptions likely in consequence to be received from these Presidencies,—and to the circumstance of the accounts of the Society being kept in, as well at the final dividends made in Bengal Sicca Rupees, it has been deemed equitable to the interests of all parties, to make provision in the Regulation for the rate of Subscription et Madian and Bombay, being governed by the rate of Exchange,

Subscriptions will now ne received at the Office of

MESSRS, CRUITENDEN, MACKILLOP & CU.

Regulations and Conditions of the Toutine of India, for the Benefit of Survivors, established at Calcutta the 1st January, 1822, and for the I'erm of Seven Years; ending 31st December, 1828.

- 1. That all applications to become Member of this Society shall be Saade by letter addressed to the Secretaries, according to the annexed form. That the number of Emberchers he union red; and hat any number of Shares, Hal, or Quarter Shares, may be Subscribed for on any life or lives at any neural dering the continuates of the Society.
- 2 Fact the amount of a Whole Scare in this Society I a fixed at Sicra Rupees i wo to Sind answeight Hundred, using 100 Rupees per Confer, for Seven Years of St. Seven Years
- 3. That all bases since on or before the 31st March next, shall pay for the Fusi Quarterly Subscription, for every Wool. Share, Sicca Rubers One Hun 190; for every Halt Share Sica Rupe s. Fitty; and for every Quarter Share Sacca Rubers. Twen a five; payment or the same rate of Subscription, to be a named on the first of every Quarter during the continuance of the Society.
- A That I pare who may become Subscribers between the 1st of American 30th Jun next, which will be the Second Quarter of the Society, share in the Subscriptions for the First Quarter, together with the Interest thereon, at 6 per cent, per annum, from the 1st January to the day of payment,
- July and 30th September next, being the Unit Quarters between the 1st pay now Successionous for the birst and Second Quarters together with the Interest at the rate of 7 per cent, per annum, calculated from 1st January and 1st Autil, respectively, to the day of payment.
- 1st of October next, shall pay to the arrests of indication that will then be due, together with such Interest of Premium treven as may be judged proper by the Directors of the Institution, with tere are to the situation of the Society, statements of which to be made noon the first or every quarter.
- of Quarters Suns rintions in advance, to that or naying the whole or any number of Quarters Suns rintions in advance, to that or naying every quarter, shall be at liberty to deso, and be allowed a discourt on all such anymored Sunscriptions, at the rate of 5 per cent, per annum, and e interest; and should the let or lives lap contwict such advanced Subscriptions have been received, a proportionate remain for so many Quarterly Subscriptions as may have been naid for quarters an apparent to such lapse or larges taking place, shall be made to all such subscribers, on satisfactory proof being furnished by academia or otherwise as to seen larges; With reference to the rate of discount here mentioned, power is reserved to the Committee of Directors, to increase or reduce that rate according to the current value of money, during the term of the Society.

- 8. That the Subscribers who may prefer paying the whole of the Quarterly Subscriptions in advance, reserving no claim on the Society in the event of the lapse of such lite or lives as may have been subscribed on, shall be at liberty to do and be allowed a discount of 7 per cent. per annum, simple interest; and no refund with in this case be made for such Quarterly Subscriptions as may have been received for quarters subsequent to such lapse or lapses. Power is reserved to the Committee of Directors to reduce or increase the rate of discount under this article, should it seem to them proper so to do.
- That all Subscribers absent from or about to leave Calcutta, shall in writing inform the Secretaries, by whom the amount of Quarterty Subscriptions to be paid during the absence of such subscriber.
- 10. That all Subscribers failing to pay their Quarterly Subscriptions within six months from the date on which they become due and payable, (bring the first day of each quarter) together with such interest as may be due thereon, shall forfeit all sums which they may have paid, and have no further claim whatever on the Funds of the Society, nor shall they be longer considered Subscribers thereto.
- paid in advance according to the 8th Article of these Regulations) holding any Suare of Shafes, in the Society on the life or least any person of persons, resident in Europe or any where out of Calcutta, on furnishing satisfactory proof, by athdavit or otherwise, within 12 months from the close of the Society on he 31st December, 1828, of the lapse of any such life or lives having taken place prior to the payment of any Quarterly Subscriptions, shall have the same retunded to them without interest.
- Gentlemen, v.z. Messrs. David Clark, J. S. Browning, John-Angus, B. Roberts and James Colvin, who will superintend and controll the general management of the Funds and business of the Sucrety; and on any vacancy occurring in the Committee by death, or otherwise, the same shall be filled up by the majority of the Subscribers at the First Annual Meeting after such vacancy taking place.—Votes to be taken either viva vose or in writing.
- 13. That Messrs. Cruttenden, Mackillop and Co. shall act as Secretaries and Treasurers to this Society under the control and direction of the Committee, and that they be allowed one per cent. Commission on their Annual Receipts, and three per cent. on the final distribution of the Funds, in lieu of all expences, excepting Law Charges, and Printing and Postages.
- Thousand Rapees, the same shall be invested in such Public or Private securities, as the Directors may consider most advantageous for the interest of the society. It is presumed that good and secure mortgages of landed property will be obtainable for the greater part of the Funds, and the Directors will consider themselves bound so to employ them when such loans can be obtained.
- papers of the other Presidencies, and that Agents be appointed to act at Madia- and Bombay for the society, and who will respectively be anthorised to a mins discribers and grant receipts for subscriptions paid to them. They will a ministed with regular Certificates of Admission, to be forwarded by the Semetanes on notification being received of the first subscription Laving being paid at Madias or Bombay.

- 16. That in order to place the Subscribers at the three Presidencies on an equal footing, the Agent at Madras and Bombay shall from time to time, according to the rate of exchange, so regulate the amount of their Receipts to Subscribers at these Precidencies, as will enable whem to femit to the Treasurers in Calcutta, One Hundred Sicco Rupees for a Share; Fifty for Half a Share, and Twenty-five for Quarter of a Share, as each Quarterly Subscription.
- * 17. That the Secretaries and Treasurers of the Society shall as soon as possible after the first day of each quarter, make up the accounts of the Funds, with all interest accrued thereon, and submit the same for the spection and approval of the Directors.
- 18. That a General Meeting of Subscribers to this Society shall be held annually at the house of the Secretaries on the 2d Monday of February, during the continuance of the term of the Society, for the purpose of examining the accounts and state of the Funds, and that are abstract statement of the Fund, as approved by the Meeting, be annually published for the information of absent Subscribers.
- ber 1828, the final accordits of the Society shall be made up, and a dividend made to all such Subscribers or their Executors, Administrators, or Assigns, as may have paired, the full Subscriptions with all intelests due on them, and can furnish satisfactory root by affidavit or otherwise of the existence on 31st December, 1828, at midnight, of the person or persons on whose lives they may have Subscribed Shares.
- 20. That 18 months he allowed from the 31st December 1828, for such anbscribers or their Executors, Administrators, or Assigns, as may have been unable to adduce sufficient proof at the time of payment of the first dividend, and in default they will terfeit all claim on the Funds of the society; as on the 30th June, 1830, a dividend will be made of all such unclaimed Shares, amongst such subscribers or their Executors, Administrators or Assigns, as shall have proved their claims to the satisfaction of the Directors.
- 21. That a Certificate of Admission, similar to the annexed form, shall be granted to each subscribers, signed by one of the Directors, and by the Treasurers.
- 22. That persons becoming subscribers to the society, bind themselves and their representatives to the several Articles contained in the foregoing Regulations.

(FORM)

MIESSRS. CRUTTENDEN, MACKILLOP AND CO.

GENTLEMEN, CALCUTTA,

I am, Gentlemen,

Date and Address.

Your obedient Servant,

N. B. When the intending Subscriber means to pay the Subscriptions in advance, either under the 7th or 8th Articles of the Regulations, his application must convey a notification to that effect.

When a Subscriber takes Shares on the Life or Lives of other persons, his application must state, the Sex, Age, Native Country, and place of Residence of such person or persons: and when Shares are applied for on the Lives of Children or young persons, the name of the father must be set forth in the application.

Calcutta, 31st December, 1621.

cease, and the pension received by her, may render her total income, including her pension from the fund, more than five hundred timees per mensem, during her residence in India, or more than five hundred pounds per annum in Europe or elsewhere, her pension from the tand is liable to abatement, proportioned to the exc as of her entire income, including the pension, above the same specified; or to be autogether, discontinued, in the event or her property of income, exclusive of the pension assigned to her from the fund, being equal to the full sum of five hundred rapees her mensem in India, or five hundred pounds per annum in Europe, or elsewhere.

Fourthly. All neasions of widows are also liable to discontinuance on their remarriage. But in the event of their being again left in a state of widowlood, without an adequate provision for their support, they may be again admitted to the benefits of the fund, under the same provision and

limitations as on their original admission.

Fifthly. The pensions to widows, who may be minitted to the benefits of the tond, are to be paid in advance half yearly to themselves or to their authoriz diagents. But the acknowledgement of the widow herself shall be taken for all sums paid in her behalf; and shall contain solemp declaration that her entire income including the pension received by her does not exceed the sum limited above.

Widows are, if they have no means of paving for their passage to En-

purpose.

If any subscriber to the fund shall die without the means of providing for his family, and shall consequently leave a child or children, born in wed-lock, without an adequate provision for their maintenance; and on the information, documents, or evidence which may be submitted in their behalf to the managers or the fund, it shall appear to the satisfaction of a general meeting of the subscribers that they are proper objects, an allowance for their maintenance and education shall be assigned from the fund, under the provisions and limitations contained in the following article:

First. In the child or children of the deceased subscriber be left without any provision, the allowance for the education and maintenance of each child, to be granted from the fund, in India or in Enrope, is to be according

to the age of the child, as follows, viz.

Till five years age, thirty rupees per mensem in India; or thirty

ponnds per angum in Europe.

From the commencement of the sixth year, to the end of the eight, forty rapees per measen in India; or sixty pounds per anoman Europe.

From the commencement of the ninth year, to the end of the eleventh, fifty rupees per mensem in India; or eighty pounds per annum in Europe.

From the commencement of the twelfth year, sixty inpecs per mensem

in India; or one hundred nounds per annum in Europe.

Secondly. If any provision be left by a subscriber for his child or children; or if after his death they shall at any time become passessed of property or income by inheritance, bequest or otherwise; but not such as to afford the sums specified for their education and maintenance; the allowances to be granted from the fund are to be such as, in addition to the property or income possessed by them, will make up the several sums above specified according to their respective ages, and as they may be resident in India or in Europe.

Thirdly. In the event of the property or income left to the child or children, of a subscriber, at his demise, of which may subsequently devolve or be in any wise acquired by them, being such as to afford the full amount specified for their education and maintenance, they are not considered entitled to any allowance from the fund; and any allowances which mag

have been granted before such accession of property or income are to be discontinued.

And education of children, are to be paid to advance had pearly, to their guardians or relatives; or to such persons as may be intrusted with the disbursement of the sums altotred for them rather by the managers of the fund in India or by the agents to the fund in England; who from time to time are to adopt such measures as may appear necessary to the parties of ascertaining any accession of property, which would recorded the anomalities fund liable to abatements or discontinuance.

Fithly. The provisions so made from the fund, for the maintenance and education of female children, ceases on their mandage, so on their being settled in any profession or employment; and the provision to make children ceases on their being settled in any profession or employment or on their attaining the age of twenty one years. But any requisite sum, not exceeding five hundred pounds, may be appropriated to the in-metrical make or female children by the managers of the fund in India; or by the agents of the fund in England at the time of their marriage, or of their being settled in any profession.

For children who may be in India when admitted to the fund, and who may be sent to England for their education, with the concurrence of the managers, passage money, if requisite, is to be supplied from the fund, not exceeding one thousand Sicca Rupees for each child. An allowance for passage money, not exceeding one hundred pounds also to be granted if it appear necessary, for the return to India of any children admitted to the fund, who after completing their education in Europe, may return to India.

In all cases of application being made to the find for assistance to the family of a deceased subscriber, an authenticated copy of the will of the deceased, or if he shall have died intestate, a tull authentic statement of any property left by him, and of the legal heirs thereto must be submitted for the information of the managers and subscribers. A general meeting of subscribers has full power to reject the application for aid from the fund, where it may appear that a subscriber, leaving property, has made an improver devise of it, with a view to throw his family upon the fund or has uninosely neglicied to make a disposition of his property for the benefit of his family.

Those who may arrive in India and subscribe to the fund. are considered subscribers from the time of their arrival at Fort William, or trom the commencement of any allowances receivable by them as civil servants of the Bengal establishment. But no civil servant of this Presidency in India, who may not accept the invitation given to him by the preceding article, within six months after his arrival in India, shall be admitted to become a subscriber.

The contribution of every subscriber to the fund, ceases upon his leaving India, to return to Europe, but in the event of his returning to India, and again receiving allowance from the Company, he is to renew his coutribution from the commencement of such allowance.

If a subscriber to the fund, at the time of his retiring from the service to return to Europe, shall have contributed, by his previous monthly payments to the fund the principal sum of five thousand sicca impees; or if, on his quitting the service, he shall pay to the fund what may be wanting to complete his contribution to that amount; such contribution shall entitle the family of the subscriber, on his demise, to the benefits of the institution, under the several provisions herein stated, or such as may be hereafter established, in like manner as if his death had taken place during his residence and actual subscription to the fund in India. The family of any subscriber to the fund, who may die during his temporary absence from India

for the recovery of his health are also considered entitled to the benefits of the find an icr the existing rules of it, whether such subscriber may have contributed more or less than five thous in successing rupees. In all other cases, of the occased member or the institution shall not have been an actual ubscriber to the fund at the time of his health, and shall not have contributed five thousand sices rupees to the fund. It shall be at the contou of the subscribers to admit his family to the benefits of the time of other wise.

It a subscriber to the fund shall be dismissed to a che service, he shall cease to be entitled to the benefits of the institution, and an and children, shall in like manner, have no claim to the benefit of the institution.—

But in each case the amount of his actual contribution is an find, shall be returned with unterest, as the rate of ten per cent. We seek to

If a subscriber shall be suspended from the sext. he shall, during the period of his suspension, cease to be entitled with for a person to the benefits of the restriction: but in the event of his restration, he shall be restored to his former rights.

A subscious suspensed from the solvice, shall however, have the option of receiving work the amount of contributions, in the same manner as in the case of presons finally mismissed from the service, but it he should take advant ge of this case, he shall chase to be entitled to the benefits of the institution, either for miniself or family, as in the case of persons finally dismissed from the service.

If a subscriber, being suspended from the service, shall die du ing the period of suspension, his window and children shall be cutilled to the full benefits of the institution, excepting in the case of his receiving back the amount of his contribution.

Bengal Civil Zervice Annuity Fund.

REGULATIONS AS SANCTIONED BY THE HONOURABLE THE COURT OF DIRECTORS.

1st. The Subscribers shall, from the 1st of May 1825, contribute, for the purpose of the Fund. Four per Cent, or their Salacies, and all other public employments, however denominated; compensation for traveling expenses excepted.

2d. Should any Subscriber be engaged in India on private husiness, and thereby voluntarity exclude humself from public employ, his Subscriptions to the Fund shall cease and in the event of his hereafter relinquishing such private business, and resuming employ in the Service, his Subscriptions may be resumed, but the intervening neriod shall not be reckoned in the time necessary to quality him to become an Anunitant: And this rule shall be equally applied by the persons now in the Service who may have been, or may be engaged in private business.

3d. The Annuties are fixed at 10 000 Rupees each, payable in Eng-

land at 2 Shillings the Rupee, heing £1,000 Steiling.

4m. The Annuities shall be tendered to Subscribers having served in the Civil Service 25 years, and actually resided 22 years of that period in Imita, according to their semonity on the gradation hat of the Service, as fixed by the Court of Directors, and the right of preference shall not be barred by refusal in a precenting year.

5th. The Audithes shat commence with the first of May in each year, beginning with the year 1826; that is to say, shall fall due at the end of the said official year; and in like manner, the succeeding Audities shall commence on the first day of the following official years, and fall due at

the class of each year respectively.

6th. At a convenient period before the close of each year, the Managers of the Fund shall require, according to seniority, a sufficient number of Subscribers to signify their willingness, or otherwise, to retire on the Annuity to be granted by the Fund; and in case of the absence from India of Members, such requisition shall be made to their constituted Agents in Calculta. It will, of course, be incumbent on Members duly qualified to become Annuitants, previous to leaving India, to empower one of more persons in Calculta to act on their behalf, and to communicate to the Managers the sames of such Agents.

7th. The following members shall be regarded as having virtually intimated, for the imemberne, their unwillingness to retire on the Annuty; viz. those to whom a requisition may be made as above provided, and on whose part no reply may be received, on or before the first day of the year, with which the Annuities intended to be granted may commence; and those who may have quitted India, and failed to empower any resident in Cal-

cutta to act for them during their absence.

8th. The number of Aunnities offered shall not be more than may complete Nine per An um from the 1 tot May, 1826.

9th. The actual val a of Annuities toulered and accepted as above, shall be passed to a sep rate account on the books of the Institution, under the head of Appropriated Fours; and to the debit of this account shall be entered all payments in satisfaction of Annu ties.

10th. Should any Subscriber, having relided in India in the Civil Service not less than 22 years, and been a Member of it the tuit period of 25 years, retire from the Service before the option of an Aonnity may devote on him, he shal be entitled to the same in his proper turn, without any payment to the Fund, same what may be claimable nudes the following tule.

11th. Any Subscriber who may accept the tender of an Annuity shall be required, to enough him to such Annuity, to pay to the Institution, previous to the date at which the Annuity is to commence, the difference heatween one-half of the actual value of the Annuity on his life, and the accommisted value of its previous contribution, to case the latter quantity shall be less than the former; these values shall be determined as below provided.

12th. Any Member so choosing may decline paying the difference defined in the foregoing rule, and shall in such case, be entitled to an Annuity diminished in propertion to the sum by which the accumulated value of his contributions as less than one-half of the actual value of an Annuity on his lite.

13th Any Subscriber who may be dismissed from the Honorable Company's Service, shall forler a bright to benefit by the Institution, and

be entitled to unite fund on a ments which he may have made,

Housiable Company's Service shall be in a sevence, but shall revive on his restoration. It he be permitted (whether the permission be granted at the time of, or during his suspension, or at that time of his restoration) to draw salary to: the period of his suspension, then his contributions to the Fund for that period should be claimable, and the intervening time shall be reckoned as A study Service; but it he be not allowed salary for the period of his suspension, then his contributions to the period of his suspension, then his contribution shall be claimable from him for that period, and which in that cas is not to be computed in the term of service necessary to quanty him for the acceptance of an Annaly.

aential condition to entitle an individual to an Annity trom the Institution, and Annitants will not be permitted by the Court to return to the Service: It is therefore travided, that should any Member fail, on or before the first day of July of the year with which the Annuity accepted by him may commince, to couply with said condition, he shall be considered to have fortested his right to an Annity from the Institution for that year. It is likewise provided, that when a Member, accepting an Annity, shall resign the Service before the first day of July, but after the first day of the year with which the said Annity is made to commence, he shall, in such case, at the close of that year, only draw the Annity from the date of his resignation, a saw proportionate to the ine intervening between the first day of the year and that date, being deducted for the benefit of the Institution.

16th. The Fund is open for the Subscriptions of all covenanted Civil Servants upon the Bengal Establishment, including such as may be in England, and who have not either finally resigned the Service, or protracted their absence from India ney and the prescribed term of Five Years; each Civil Servant now residing in India shall be specially invited to join

the Institution, as shall those subsequently arriving, whether they be returning to the Service, or newly appointed to the same; and the following shall be excluded from ever becoming Members of the Institution; viz. those residing in India, who may tail to signify in writing sheir consent to join the Institution on or before the 1st at May 1826, next; and those returning to, or for the first time arriving in the country, subsequent to the present date, who may commit a similar default within six months from the date of their return, or arrivar in the country, respectively; provided, however, that no person, not in India, nor on his passage thitmer upon the last of May, 1825, shall be entitled, on subsequently returning to the country from England, to receive an Annuity under the Rules of this Institution, except after residence in the country for a period of Five Years from the date of such subsequent arrival.

of Nine, of whom ion shall be ex-officio, the Chief Secretary to Government, the Account of General, the Sub-T easurer, and the Civil Anditor. The other Five shall be Subscribere, and elected at a General Meeting. The Members of the Committee shall be also the Trustees for the Funds of the Institution.

- 13. The Sub-Treasurer of Government shall, with the permission of the Governor General in Connoil, be requested to act as Treasurer to the Institution, and the funds, as well those set part for the payment of Annuities as those arising from the accumulation of capital, shall be deposited in the Pob ic Treasury, subject to the direction and control of the Trustees and Managers of the Fund.
- 19. For the management in England of such affairs as the Members cannot personally and Agent or Agent shall be appointed by the Managers and Trustees in India, if such shall sill be the wish of the Service.
- 20. The committee of Managers or the majority of those present at a Meeting of five or more, or if less than Five be perent, any three Members of the Committee, who may concur in opinion, shall be competent to decide in the first instance upon all matters relative to the receipts and distursements of the Find, as well as generally upon all subjects connected with the management of the Find, and the due execution at the Rules established for it, which, by such Rules may not have been expressly reserved for determination by the General Meeting of the Subscribers to the Fund.

21st. But the decision of the Committee of Managers, in all cases, shall be hable to revision and control by the Resolution of the Subscribers

duly passed at a regular General Meeting. .

- 22nd. The Committee of Managers, who may be appointed in the first instance, shall be anthorized to appoint a Secretary and Accountant to the Find, and to fix such all wance for him, payable from the Find, as they may consider adequate to his services. The Officers so appointed, ahad act under the direction of the Committee of Managers, and shall also attend the General Meetings of the Subscribers, the proceedings of which and of the Committee of Managers, and generally all pap is appertaining to this Institution, which may not be intrusted to the Tr a nice in India, or to the Agents in England, shall be kept under the charge of the Secretary and Accountant to the Fund, and shall, by application to him, or the Committee of Managers, be open to the inspection of any of the Subscribers to the Fund.
- 23rd. All future appointments to the Office of Secretary and Accountant to the Fund as well as the appointment of any other person, whom the Managers may find it necessary to employ to the due execution of the trust committed to them, shall in like manuer be made, and their allowance

fixed by the Commutee of Managers, subject as in all other cases, to the control of the General Meetings of the Subscriners.

24th. In the event of any of he Five Managers who may be elected annually, hence subsequently removed from the Presidency without any intention of returning to it during the year of their election. It shall be communicated to the Subscribers at the next G veral Meeting; and in such instances, as well as in all instances of vacancy in the situation of Manager, by death or otherwise, a new election, it is appear necessary shall

take place for the unexpired part of the current year.

Town Hall, in Carcutta, on the First Monday of the second mouth of every year (or as soon attenuated as the accounts can be made up and prepared for inspection) to receive and and the accounts of the preceding year, and to decide on any question which may arise or be referred. The Committee of Managers, or any nine Members of the Institution way also convens a Special General Meeting at the Presidency, by public voluce in the Government Gazette, if at any time there shall be found occasion for it, provided that the days fixed for holding such Special Members and the object of them be advertised at least six weeks before the same are reld, for the general information of the Subscribers.

All questions proposed at the General Meeting, whether Annual or Special, shall be determined by a majorily of three tourths of the Members who may either be present at such General Meetings, or vote thereat by proxy; but the concurrent voices or nine Members at least, shall be requisite to determine upon any quesnon whatever; and upon all general questions involving any increase or diminution of the late of contributions now fixed, or any essential addition 1, or alteration in, the original rules and principles of the Institution, which are now established, all Subscribers in Imlia who may not be able to attend the Meeting in person, shall be allowed to deliver their sentiments and votes by a written communication, to be signed by them, and addressed to the Chairman of the Meeting; provided always, that no decision upon such question shall be valid, or have any effect until sanctioned and approved by the Court of Directors of the East India Company, to whom all parties, considering themselves aggrieved by such decision, shall have a right of appeal, and the decision of the Court of Directors shall, in all cases, he final.

27th. In discharge of each Annothy of 10,000 Rupess granted by the Fund, the Sum of £1,000 Sterling shall be paid to the Annuitant through the Company's Treasury in Landon, at the close of the year in which the Annuity may commence, the Managers of the Fund undertaking, at that period, to pay over to the Government of Rengal the sum of 10,000 Rupees for each Annuity so payable, under the principles upon which the Companion to the Funding

my's contribution to the Fund is to be regarded.

28th. The right of Annuitant to receive the Annuity for any parti-

enlar year shall depend on his having survived that year.

aball be determined by the table annexed hereto—The rates exhibited by this Table shall be revised and altered by a decision of a General Meeting, should experience and the fluctuation of interest suggest the necessity of such an arrangement: Provided always, that any alteration therein shall not take effect until it has been sanctioned and confirmed by the Court of Duectors of the East India Company, whose decision shall be final.

30th. To determine the accumulated value of the contributions of any Subscriber, the Accountant shall keep separate accounts for each Member, and these accounts shall be annually made up with the rate of

interest allowed by the Company.

31s' At the close of every third year the Managers shall, according to the next table, carculate the actual values of the pending Annuities, at dahalt then compare the total of their values with the assets belonging to the appropriate day of the lestimion; should those assets, exceed in value the said total, the difference shall be carried to the credit of the unappropriated Funds of the Society, and he available for the compasses of the Institution; on the other hand, should the value of the said assets be less than the total afore-aid, the deficiency shall be supplied by a transfer from the latter Fund to the former.

32d. An Anomitant, upon becoming such, shall be furnished with a formal Certificate declaratory of his admission to the Annuity, under the hands of not less than three of the Managers of the Fund. A duplicate of the feet ficuses must be furnished to the Bengal Government and forwarded to the Court o' Directors in London.

Calcutta, 1st October 1825.

TABLE referred to in Rule 29th, shewing the Value of Annuities of 1 Rupee and 10,000 Rupees on a Life from 30 to 76—Interest being 6 per cent.

Age.		of an uily of Rupee		Лge	Value Ann One	•	Value of an Annuity of 10,000 Rs.
30	11	682	116520	54	- 8	8 7	88270
31	11	598	115980	55	8	670	86700
32] II	512	115120	56	8	509	85090
33	11	423	114230	57	8	343	83430
34	11	334	113310	58	8	173	81730
35	11	-36	112360	59	7	999	· 7 99 90
36	11	137	111370	60	7	820	78200
37	11	035	110350	61	7	617	76170
88	10	929	109290	62	7	419	74490
3 9	10	819	108190	63	7	2 53	72530
40	10	705	107050	64	7	052	70520
41	10	.589	105890	65	6	841	68416
42	10	473	104730	66	6	625	66250
43	10.	356	103560	67	6	405	64050
44	10	235	102350	68	6	179	61790
45	10	110	101100	69	5	949	59490
46	9	940	99800	70	6	716	57160
47	9	841	98410	71	5	479	54790
48	9	707	97070	72	5	241	52410
49	9	563	95630	73	5	004	50040
50	9	417	94170	74	4	769	47690
51	9	273	92730	75	4	542	45420
52	9	129	91290	76	4	526	45260
53	8	980	89800	1		•	1

Bengal Military Fund.

The Directors of the Military Fund having received numerous enquiries respecting the Regulations of the Fund, and the terms on which the capital of the late Widow's Fund has been transferred to the Military Fund, avail themselves of the liberality of the Editors of the Calcutta Newspapers in giving gratuitous insertion to the amended Code of Regulations, which took effect from the 1st November, 1824, and also to the Resolutions adopted at a General Meeting of Members and Subscribers of the Widow's Fund, on the 18th August 1823.

The Directors at the same time notify that the Widows of Dissentients will not benefit by the increase of pensions voted on the Sth November 1824, which is restricted to Widows now on the Fund, and who came on it subsequent to the 1st January, 1809.

By Order of the Directors,

Military Fund Office, \\
15th Nov. 1824.

H. MARTINDELL,
Secretary.

At a General Meeting of the Members and Subscribers of the Bengal Military Widow's Fund, held at the Bank of Hindoostan this-day Monday, 18th August, 1823.

The following resolutions were proposed and unanimously agreed to.

1st. That the following Extracts from the General Letter of the Homorable Court of Directors in the Military Department, dated 26th February 1823, and forwarded with Lieutenant Colonel Casement, C. B. Secretary to Government's Letter of the 4th ultimo, be read, viz.

Extract Honorable Court's Letter.

Para. 12. "We now proceed to convey to you our sentiments and Orders relative to our contribution to the Mintary Widow's Fund."

13. "It appears from the statement of the Managers (Letter 30th July 1820;) that the Subscribers to the Fund have greatly decreased in number; those in the unmarried Class having almost wholly withdrawn their Subscriptions, while several of the married Officers have entered into other Tontines; notwithstanding the patronage which we have given to the Fund, and the advantage which it possesses of a large annual contribution from us."

- 14. "All the other Funds established at your Presidency to which we contribute are, as far as the provision for Widows is concerned, framed upon preactibles similar to those which were laid down in our Military letter of 22d February 1811; and the Military Funds at Madias and Bombay which are exclusively confined to Chautable purposes and embrace a greater variety of such objects, are supported by nearly the whole of the Officers of those Establishments."
- 15. "We are of opinion, that a Military Fund upon the General Principle of those of Madras and Bombay, is equally suitable to the Officers of your Establishment, and would be attended with equal success."
 - patch, to offer to the Subscribers of the Bengal Military Widow's Fund, the allowance of the encreased rate of Interest solicited open their Securities, upon the condition of adopting as the basis of their Regulations, the principle of the Military Funds of Madras and Bombay, except in respect to the provision for Orphans; an object which is already adequately provided for by the Military Orphan Society of your Establishment, and the exclusion of which will justify a proportionate reduction in the rates of Subscription."
 - 17. These funds hesides embracing the important object of making a liberal provision for distressed Widows and Orphaus, provide also for the payment of passage money for their conveyance to England, and also for passage money to and from England, and support there, for Indigent Members of the Find, labouring under ill health, and the Military Fund at Madras has lately commenced granting Pensions to Officers having served more than 10 years in India, who have been compelled to leave the Service from ill halth, without being entitled to fall pay."
 - 18. "These are previsions of advantage to the Service generally, and holding out strong inducements to subscribe to unmarried Officers on whose support the prosperity of these Funds so much depends."
- 19. "Our wish is, that if you are not already in possession of it, you should refer to the Governments of Madras and Bombay for full information in regard to the Military Funds at those Presidencies, and the principles upon which the scale of contributions has been fixed, in reference to the advantages which they respectively hold out to their Members; in order that the Managers of the Bengal Fund after making due allowance for the absence of any necessity to provide for Orphan Children, may form a correct opinion to be previously sanctioned by you, of the terms which it may be proper to offer to the present Subscribers, as the condition of transferring their Interests into the Fund thus modified, and to the Officers in our service who do not subscribe to the present Fund."
- 20. "We shall approve or your allowing such Subscribers to the present Fund, as may dissent to the transfer of their Interest into the New Fund, to continue their Subscription under the Regulations as explained in our letter of the 22d February 1811, with respect to His Majesty's Officers, their Widows being allowed the present rates of Pension, but we are most desirous that you should endeavour to combine the two parts of the Fund by such modifications as shall give substantial security to the New Subscribers, while at the same time they improve it's condition and preserve that good faith which is due to those, who have contributed to the present Fund."
- 21. "From this reservation in favor of the existing Subscribers to the present fund, however, must be excepted those subscribers who, nuder the New Regulations recently approved by you; have subscribed for a higher rate of Pension than their Widows would have been entitled to, under the former regulations in reference to the rank of their husbands in the Army. We had withhold the expression of our disapprobation of the sanction which you have given to a rule contravening entirely, the only part with

one exception, of our Instructions of 22d February 1811; which the Managers of the Military Fund at your Presidency have thought proper to act upon. Whether we view the case of these Subscribers in reference to the above considerations, or to the security of the Fund, we have no hesitation in expressing our opinion that they ought to be placed in the situation from which the new Regulations may have induced them to remove (with the exception only of the difference between their Regimental and Armyrank, hereafter adverted to;) and the amount returned to them which may have been subscribed under the Regulation in question, in excess of their former subscription."

- 22. "We admit, that the arguments used by the Managers in favor of the proposition for opening every class of Subscription to the service gamerally are correct, as applied to a Tontine supported only by the contribution of it's Members."
- 23. "Every Subscriber's Widow is, on that Supposition, likely to hemist in proportion to the amount of the husband's Subscription, and the sooner that Subscription commences, the better for the Fund. But if the Fund be aided by Charitable Contributions, or by the contributions of the larties not deriving benefit from the Fund; the Widows of those who subscribe to the higher classes will, by obtaining a larger share of these contributions diffusible protants the shares of the inferior Classes."
- former instructions as to consent to your allowing Officers to Subscribe according to their Army Rank, as was requested by Captain Faithful, in his letter to the Managers dated 4th March 1820. In our instructions of 22d February 1811, we did not particularly treat of the difference established between the rates of contribution of married or unmarried Subscribers. With a view to encourage the contributions of the latter Class, we are prepared to sauction a difference of rates for two Classes."
- Reulations which requires a fresh Certificate of health, for every rise of Class; a condition, which however proper when each Class of Subscription is open to every Officer atmosphiliem remaining Stationary in Rank. Would operate with necessar hardship when applied to rise by promotion, as it would deprive the Widow of an Officer of the Pension of her Class, in case her husband should suffer in his health, in any stage of his promotion; either from chimate or the nature of the public service in which he might be engaged."
- Servante, appointed by us in future, to subscribe to the Civil Fund of their respective Presidencies; and to communicate to such of those Servants, now in India, our wish, that they may subscribe, and our determination to refuse compliance with any application for relief on the behalf of Widaws or Families of such Servants as shall refuse to contribute to the Fund."
- Subscription of M litary, Medical, and Ecclesiastical Servants, appointed for the Presidencies of Madras and Bombas, to the Funds established for their respective services, and we shall be prepared to follow the same consein favor of the Bengal Military Widows' Fund, when its constitution shall have been revised upon the principles explained in this letter."
- principle of confining the operations of the Fund to cases of distress should be so far modified, as to admit of some contingent benefit to the contributors, generally, as it respects the Civil Funds of Madras and Bombay, the optional Annuities held out to a limited number of their Subscribers, will answer the purpose, although the gradations of rank in the Military Service,

preciade the adoption of an arrangement precisely similar by the Military Funds; we are of opinion, that the modification of the "eventual benefits" described in the 5th section of the Regulations of the Madras Military Fund, dated in October 1818, extending those, or similar, benefits to a limited number of Officers, not in ill health, may accomplish the object without interfering in any material degree, with the benevolent purposes of the Fund."

- 2d. That the present meeting having taken into consideration the recommendation and suggestions contained in the above extracts from the letter of the Honorable Court; and knowing also that it is the wish of a numerous body of the Bengal Army, that a Military Fund similar to those of Madras and Bombay should be established at this Presidency.
- 3d. That it be proposed, for the suffrages of the army at large; that a Bengal Military Fund be established, and that it be further submitted for the sanction of those concerned, that the Bengal Military Widow's Fund be incorporated therewith.
- 4th. That the following Statement of the Military Widow's Fund up to the 31st December 1822, shews the same to be in a most ratisfactory and flourishing condition, the income exceeding the Expenditure of the last year, by more than 78,000 Rupees.

Amount of Capital in Government Securities,				10.08.200	0	0
Balance in hands of Treasurer, 4,391						4
				10,12,501	7	4
ANNUAL INCON	1E.					
Donation of the Hou'ble Court of Directors, 2	2,965	3	1			
Ditto from Members as received in 1822,. 3	7,141	13	2			
	9,604	8	3			
	7.659	0	0			

Interest on Government Securities,	60,192	0 0			
-			1,78,862	13	9
ANNUAL INCUM			, ,		
58 Widows in England.	68.900	0 •			

			1,00,839	5	9
Sundry Expences,		5 9			
27 Ditto in India,	27,060	0 0			

Balance Sa. Rs. 78,023 8

- 5th. That it is the first duty of the Members of the Military Widow's Fund, to provide proper Securities for the full payment of all Annuities due to Widows of deceased Members.
- 6th. That a Certain proportion (hereafter to be determined;) of the above Capital of 10 Lacs, be transferred to the proposed new Military Fund; the said new fund stipulating to pay in full the amount of annuities alluded to in the foregoing Resolution.
- 7th. That all Members of the Bengal Widow's Fund, who have paid their donations and Subscriptions; be considered Members de jure; of the Bengal Military Fund in their respective ranks to which entitled; without paying any further donation; their future subscription to the new Fund according to their rank to be hereafter specified as agreed on.
- 8th. That all Members of the Widow's Fund, declining to become Subscribers to the New Fund; may be allowed to be Members (in a separate alass,) of the Bengal Military Fand on the same Regulations and Coudi-

tions on which they were previously Members of the Widow's Fund; the new Fund stipulating to secure to such dissentients all the benefits they could have derived from the Widow's Fund, on condition, that they continue the Payment of their former Subscription, and forfeit all other benefits of the proposed Military Fund.

9th. That it appearing to be the wish of the Honorable the Court of Directors that no Officer should subscribe to a ligher rank than that which he actually holds, and this also being in consonance with the regulations both of the Madras and Bomhay Funds: no Member of the Bengal Military Fund can subscribe to a higher rank, (that of Army, or Regimental

being left to the option of the Party;) thun he possesses.

notice to a higher tank than, by the preceding resolution, they are entished to a higher tank than, by the preceding resolution, they are entished to; such Members must enter the new Poul according to dieir Army, or Regimental Rank, receiving back however fagrerably to the Honorabe Court's suggistions;) such portional to the factor of the suggistions;) such portion of the factor of the suggistions; and posterious the subscriptions if desired,) as may have been paid in a continuous actual rank under which they thus enter.

Tith. That those Subscribers (not it there, is the Widow's Fund who have subscribed to 5 years shall be considered as the field Members of the Military Fund, without payment of a contion to a ledge. And that all subscribers in der the period to be rears have to sum of their subscriptions calculated in part payment of the constion, it that it be

returned to them.

12th The atter deducting we payments, the balance of the Bengal Military Willow Fun e astered to the Bengal Military Fund.

the different Stations and Course of the Army; and that a Prospectus of the new Bengel Metary Fund be forwarded at the same time to Commanding Officers of Stations and Corps, with a request, that they will draw the attention of the Officers, under their respective commands to the Proposed Regulations.

14th. That a Committee be immediately appointed for the better furtherance of the views of the present Meeting, and for the purpose of framing the necessary documents to be forwarded for the information of the Government and the Army, and that the undermentioned Officers be re-

quested to form the same, viz

Major TAYLOR, President.

Cantain J. JACTON Member.

Captain G. YOUNG. Member.

Lieutenant H. B. HENDERSON, Member.

ans of the Bengal Army in the service of the Honorable Company be held or a day hereafter to be notified, to take the above Regulations into consideration, and to adopt early measures for finally modelling the new Bengal Military Fund, to commence on the 1st January, 1824, or as soon after as may be practicable.

16th. That a communication of the foregoing proceedings be immedi-

ately transmitted for the information and approval of Government.

REGULATIONS

SECTION I.

Admission of Subscribers.

Ak . 1. The following description of persons, and they alone, are eligible to be Subscribers to the Bengal Military Fund:

1st. Micers or Cadets in the Military Service of the Honorable Com-

pany under the Presidency of Fort William.

2d. Chaplains of the Bengal Establishment.

3d. Officers of the Bengal Medical Establishment. .

4th. Officers of the Bengal Establishment on the Retired List.

- ART. 2. Cadets or Officers, Chaptains, and Medical Officers, shall be admitted as Members, without being obliged to furnish Certificates of Health, provided flies signify their wish of becoming Members within six months after the date of the General Order admitting them to the Establishment, on paying the Donation and Subscription with arrears calculated from the 1st of the Month succeeding their arrival in India. Cadets or Ensigns however, (if numericed) will, on their arrival, be called upor for Subscription only;—but will be required to pay the full Donation of Lientenant on attaining that Rank.
- ART. 3. All applicants, as above, who may be married, shall be required also to pay the Donation and Subscription of their married Rank, with arrears also, calculated as in the preceding Article.
- ART. 4. Individuals of the descriptions enumerated in the 1st Article, who may not have signified their wish of becoming Subscribers within six months of their admission on the Establishment, shall only be admissible on the following Conditions:
- 1st. That the application for admission be accompanied by the Certificate of two Surgeons, that the person desiring to subscribe is then, to the best of their knowledge, in good health. Thus Certificate being confirmed by the declaration to the same effect, from the person so applying to be admitted. Applications from matried Officers being also accompanied is a Certificate of their marriage.
- 2d. That Donation and Arrears of Subscription according to the Rank at the time of admission, be paid with compound Interest on those sums accumulated half yearly, at it rate of Eight per cent. per annum. The Airears to commence from the date of institution of the Fund, or from the entrance of the person into the Service, if subscription to the institution of the same.
- ART. 5. A Subscriber withdrawing from the Fund, surfeits, ipso facto, all claims to its benefits, as also the amount of his Donation and Subscription, and all other sums which he may have paid up to the period. I his secession. Should be afterwards be desirous of again becoming a Subscriber, he will be admissible on the same terms as a new Subscriber, as described in the 4th Article.
- ART. 6. Subscribers who may retire from the Service on the prescribed Pension of their Ranks, or who may return permanently of Europe, shall not forfeit their Title at Subscribers to the eventual benefits of the Fund, provided they continue the regular payments of month' Subscription of the Rank they had attained at the period of retiring, agreeably to the rates laid down for each Rank in Table No. 2.
- ART. 7. Subscribers not in id health retiting from the Service before they are entitled to the full Pension of their Rank, to forfeit all claims on the Institution.

SECTION II.

Donations and Subscriptions to be paid to the Bengal Military Fund.

ART. 8. All Subscribers to pay a Donation or Premium on entering the Fund, agreeably to the rates specified in the accompanying Table No. 1. and shall also allot for the support of the Fund, as long as they shall continue Subscribers, the monthly sums specified in Table No. 11. agreeably to their Rank, whether in India or Europe. The Subscription of Cadets to be calculated at the Rank of Europe.

TABLE I.

Amount of the Premium, or Donation payable by the different Ranks.

	t k	IN	INDIA.	IF IN E	UROPE
	Unm	arried	Married	Un married	Married
	Rs	$A \mid P$	Rs. 4	$P[\mathcal{L}, S]$	£. S. D
Colonels,	100e	0 0	2000. 0	$\overline{0}$ 37 10 $\overline{0}$	250 0 0
Lt. Cols. & Members Medical Board	560	0 0	1120 0	0 30 0 0	140 0 0
Majors, Chaplains & Superg. Surg- Captains and Surgeons	420 300		63.61.61	0 22 1 0 0 15 0 0	75 0 0
Lieutenants and Assistant Surgeons				0 7 0 0	
Cornets, 2d I entenants & Ensigns	120	0 0	240 0	0 5 12 6	30 0 0

N. R — Within six months of the return of an immatried Subscriber to andia, he is to pay up the difference between the Donation in Europe and India.

TABLE II.

Amount of Monthly Subscriptions of the different Ranks

	II	. 1	N	IND.	ſΑ.		1F	IN	E	URO	P	E. 1
	Unmari ied			Unmarried Married			Unmarried			Married		
	Rs.	1	\overline{P}	\overline{Rs} .	A	P	£.	S.	[D]	£.	S	D.
	# 20°		-0	48		-0	1	5				
J. Cols. & Members Medical Board	18	ő	0	27	ő	Ö	1	n	ŏ	ĭ	10	ő
Majs Chaplains & Superg. Surgs.	ì	0	0	21	0	0	0	15	Ŏ	1	2	6
Capiajos and Surgeons	8 5	0	0	13 E	0	0	0	5	O	0	15	6
po nets 26 Lieuts, and Ensigns	3	6	0	6	ŏ	0	0	3	6	0	5	3

Ant. 3 Subscribers may redeem by a single payment the periodical Subscription exigin's under Article 8, the muralent Sum being detenmined on this principle.

The amount of Yearly Subscription shall be multiplied by the value of an Annuity of Lou the Subscriber's life according to his age, that value to be taken from a liable of which the following is a specimen. On promotion of Subscriber will be hable to pay difference of Donation and to pay the of Subscription.

Age.	Value	of A	unuity.
25	9	14	ó
3()	9	9	4
3 5	9	4	8
40	- 1 8	15	0
45	8	8	6
50	8	0	8
55	7	8	0
60	6	13	9

e. Reduced to this Scale from 1st January 1826,

- Ant. 10 Subscribers on promotion shall be required to pay the difference of Donation between their former and increased Rank, as married or unmarried, agreeably to the rates specified in Table No. I, whether in India of Europe.
- ART. 11. The Donation may be paid at once, or by monthly instalments not exceeding twelve, at the option of the Subscriber; in tailure of which all claims shall be fortested upon the Fund, either for himself or Widow, unless the amount be paid with Interest at 12 per cent. per aunum from the day of admission.

Ant. 12. Eligible Individuals who may have applied to the Secretary for permission to subscribe within six months after their admission on the Establishment, will be entitled at any time to the benefits of the Fund.

- ART. 13. Monthly Subscriptions of Sabscribers shall be paid within four months, after they become due, on pain of excussion from the Society, or forfeiture of double the arrears of Sabscription, except satisfactory reasons can be assigned for the delay of payment. Officers authorising their Paymasters to deduct their Sabscriptions from heir monthly Pay, shall not be subject to the above penalty; but shall nevertheless be responsible for the arrears, in case it shall appear, that the Paymaster has neglected to make the proper deductions; if payment be then refused, the name to be struck off. Arrears which may be due to the Fand by a Subscribar at the time of his death, will, if not discharged by the Paymaster of the Corps to which the deceased was attached, or by his Executors or Agents, be deducted from the Pension of his Wolow.
- Ant. 14. All Subscribers marrying after their admission into the Fund, and who may be destrous that their Widow should possess claims to the eventual benefits of the Fund, are required to inform the Secretary of their Marriage, and unless this information be given, and payment of the additional Donation made, within six months after such Marriage, the Subscribers shall be required to pay double the amount, with Interest.

ART. 15. Subscribers who may have proceeded to Europe on Sick Certificate, or who may be in the receipt of any periodical aid from the Fund, shall during such neriod be exempted from the payment of mouthly Subscription. The exemption never to exceed three years and not to be repeated until after uninterrupted Subscription of 8 years.

Any. 16. Subscribers who may be prevented from drawing Pay from a tem toraty cause, such as captivity, extended farlough, suspension from Pay, or the like, shall during such period, be exempted from the payment of monthly Subscription, without forfeiture of the rights of the Subscription; but on the remedal of such incapacity, and upon the receipt of Pay, the atteats to be made good within six months.

SECTION III.

Benefits derivable from the Bengal Military Fund.

ART. 17. The Benefits derivable from the Military Fund are twofold: Lst. Such as are granted by the Regulations to Subscribers while living. 2d. Such as are granted to Widows of deceased Subscribers.

ART. 18. The Benefit granted to Subscribers while alive, are considered personal, and subject to the decision of the Directors for the time being, who will be guided in their decision on each claim, by the Regulations of the Fund, except when they have reason to entertain doubts with respect to any such claim; it will in such cases be their duty to call for further information from the claimant; and if this information should not be satisfactory to the Directors, they are authorized to withhold the payment of the claim.

- ART. 19. A Subscriber of whatever rank, who may proceed to Europe on Sick Certificate, and who may not be allowed Passage Money from Government, shall be authorized to apply to the Military Fund for the Passage Money regulated for his rank, provided his application shall be accompanied by a sincere and solemn declaration that he does not possess the sum of Ruspees 10,000; or property of any description to that amount and also shall be entitled on his return to India to receive from the Agents in Eugland, the sum regulated for the outward passage on the production of a similar declaration.
- ART. 20. A Subscriber so proceeding to England on Sick Certificate, shall be authorized to apply for the further sum of Rupees Seven Hundred for his equipment, his application being accompanied by a solemn and sincere declaration of his not being possessed of the sum of Rupees 2000; or property of any description to that amount but no allowance will the any case be made for equipment to a Subscriber returning to India.
- ART. 21. Subaltern Officers proceeding to England on Sick Certificate, who shall make a solemn and sincere declaration that they do not poscess property which will produce an income of £ 50 per annum, shall be allowed that sum annually, during the period of receiving English pay on Furlough. The declarations to be renewed annually.
- ART. 22. It having however been deemed necessary to set limits to the claims for gratuitous Passage Money, Equipment allowance, and Income to Subscribers proceeding to England on Sick Certificate, no Subscriber shall consequently be entitled to this indulgence more than once in eight years; teckoning from the renewal of Subscription but in organic cases of the certified sickness of a Subscriber, who may have already received the benefits of the Fund within that period, the application shall be submitted to the consideration of Subscribers at large, who will decide, if any, or what sum may be advanced as a loan to be repaid within 12 months after the return of such member to Bengal, provided he may then have attained the rank of Captain, otherwise within twelve months after he shall have attained that tank.
- ART. 23. Subscribers proceeding to England from any place not under the Presidency of Bengal, shall be entitled to the personal benefits which have been above enumerated, provided they shall have complied with the local Regulations, and shall make immediate communication of the circumstances to the Directors of the Fund.
- ART. 24. The second Class of Benefits, namely, those granted to Widows of deceased Subscribers, are absolute, not dependant on the decision of the Directors, but controlled solely by the Regulations of the Institution.
- ART. 25. The Widows of deceased Subscribers shall be entitled to receive the Annuities specified in the annexed Table.

Table shewing the amount of Pension to Widows (during their Widowhood) of each Rank.

				idia th Si az.	cca	per	Anı	lum
Widow of a Col. or Lie	outCol. Comma	ndant	228		0			9.
Total Control of the	Cola. & Members	Medical Board	182		·			_
- Va	ja. Chaps. & Sup	dig. Surgs.	136					3
Cal	talos and Surge	005	97					0 3 6
Lie	nis. and Assistan	t Surgeons	62					0
Eng	ngns, 2d Lienter	ianis & Corneis	5 0				0	0
	Colonels	Sicca Rupes					9	2408
]	Lt. Colonels	ditto					9	2400
	Majors	ditte						800
	Captains	ditto						512
	Subalterns	ditto						1500

Provided that nothing contained herein, or in any other part of these Rules of the Institution, shall be considered to entitle to the benefits of it, any Widow who may have been legally divorced or separated from her Husband, for adultery, or who, at the period of her Husband's demise, may have quirted his protection, and be living in a state of notorious adultery, though not divorced or separated from him by law.

ART. 26. If a Widow Pensioner on the Fund marries, her Pension is to cease during her coverture; but in the event of her again becoming a Widow, she shall be re-admitted to all the benefits she may have enjoyed from the Fund during her first Widowhood, in like manner as if she had not re-married; but subject of course to all the limitations and conditions prescribed by the Regulations in the first instance. If the second Husband shall also have been a Subscriber to the Fund, the Widow will receive however only one Annuity, taking that which may be the greatest, that is to say, according to the Rank of the first or second husband, whichever may be the higher.

ART. 27. Every Widow benefiting by the Military Land and not provided with a passage to Europe at the expense of Government, shall be entitled (for one passage only) to an allowance of Sicca Rupees 2000, unless the property left by ner Husband shall exceed the amount which excludes a claim and from Lord Chive's Fund, in which case there shall be no claim on the Military Fund on the part of the Widow for her passage. Provided the Directors shall be satisfied after due enquay that from the indigence of her circumstances, she has a reasonable claim to such assistance from the Fund.

SECTION IV.

Eventual Benefits on the Fund.

ART. 28 Independent of the Benefits which have been recited, the Bengl Military Find is considered as holding out the prospect of Benefits, under the following circumstances:

Ist. To Subscribers compelled by ill health to abandon the country after ten years service, and before they are entitled to retire on full pay, the regulated Passage Money of their rank, and an annuity which shall render their total income, from whatever source derived with the exception of pensions for the loss of an eye, or limb, or permanent it jury equivalent to such loss equal to the full pay of their rank.

2d. To Officers who may have served twenty-two years in India and may be obliged by ill health to retire from the service without having obtained the rank of Major, the regulated Passage Money of their rank, and such assistance from the Fund as will render their whole income, from whatever source, (derived with the exception of pensions for the loss of an eye, or timb, or permanent apair equivalent to such loss) equal to the pay of Major.

3d. It shall be competent for the Directors of the Military Fund at their discretion, to assist Officers letting from the service on full pay in limited circumstances, with 1 sum equal to the regulated Passage Money of their Rank, provided always, that the Resignation of such Officer shall actually have been accepted previously to his embarkation.

ART. 29. Should the Fund however, at any period fall short of the demands upon-it, so that the annual income will not defray the Amount of the Amunities and other claims, then it shall be in the power of the Directors, after submission to the Army, to make a proportionate deduction from the Annuity of each Annuitant, excepting always the present Annuitants of the Beagal Widow's Fund and from the Payments to other Claimants above the

Rank of Subaltern, until the state of the Fund shall afford the means of complete Payment; when, if a surplus income exists, the Arrears shall be made good from the amount of surplus, but not otherwise.

SECTION V.

Loans to be Advanced by the Fund in certain cases.

ART. 30. A Subscriber proceeding to England on Sick Certificate, with his wife and children, and Subscribing to a solemn and sincere declaration, that, he is not possessed of property to the value of Rs. 10,000 shall be entitled to apply for Passage Money at the rate of 2000 Rs for his wife, and 1000 Rs. for each child to be advanced by the Muitary Fund as a Loan upon such Security as shall be approved by the Directors. The amount to be repaid with interest at the rate of 4 per cent, per summ, within two years after the Subscriber's return to India, provided he may have attained the rank of Captain, otherwise within two years after he shall have attained that rank, and the Sureties to be bound to make good any balance or deficiency in the event of the Subscriber's ceasing to be a Member of the Fund before the Bond is discharged.

ART. 31. In argent cases of the certified sickness of a Subscriber who may have already received the Benefits of the Fund on sick certificate within the term of eight years, the application for assistance shall be submitted for the consideration of the Subscribers at large, who will decide if any, or what sum, may be advanced as a loan under the restrictions, recited

in the preceding Art.cle.

SECTION VI.

General Regulations.

President and Twelve Directors, to be chosen animally, on or about the 15th or January, by a General Meeting of all Subscribers who may be present at the Presidency. Subscribers who may be absent from the Presidency may vote for Directors by Proxy, on addressing to the Secretary Letters containing the Names of the Persons for whom they wish to vote, or by transmitting such names under their Signature to the General Meeting by the hand of any other Subscriber. The Directors who shall be found duly elected shall then choose their President from amongst themselves.—

The precise day and place of Meeting shall be notified by the President, in the Government Gazette, at least two calendar months before hand.

ART. 33. At the Annual Meetings the Accounts of the Fund, and Proceedings of the Directors for the past year, shall be laid before the Meeting, for inspection and approval by the Subscribers present, who were not of the Direction; after which the Meeting at large will proceed to choose Directors for the ensuing twelve months. The accounts to be

published for general information.

ART. 34. The Directors of the past year are eligible to be re-

ART. 35. All Subscribers, who may have contributed to the Fond by paying Donations and Subscriptions in their respective Ranks, during hix continued months before any Maeting, are entitled to attend to examine the Accounts and Proceedings, and to vote for Directors.

ART. 36. In the event of a Vacancy in the Office of Director oc-

Directors may choose a Successor from amongst the Subscribers at the Pre-

sidency, who may be eligible to the Office.

- ART. 37. On occasion of any particular and important business which may necessarily require the opinion of the Society ar clarge, special Meetings will be called of the Subscribers at the Presidency (others voting by Proxy) as provided for in Article 32. Or if any alledged mis-management, or other emergent cause should occur to any twelve Subscribers to require the Notice of the Society at large, a Special Meeting shall be summoned by the President on the written requisition of such twelve Subscribers under the forms above prescribed.
- ART. 88. The Directors shall have a Secretary chosen by themselves who also shall be an Accountant, with an Establishment upon such allowances as shall be deemed adequate to the respective duties.

ART, 39. The Secretary will be expected to have an Office at his own Residence for the accommodation of the Meetings of the Directors, for the preservation of the Records, and for the purpose of affording access to the Officers of the Army at large to the Books of the Institution.

- ART. 40. The Directors of the Fund will hold regular monthly Meetings; but no Meeting of the Directors consisting of a smaller number than five, shall be competent to the transaction of business; and it will rest with any Director, or with the Secretary, to represent the occurrence of such necessity to the President, who will coovene a Special Meeting within tendays from the date of his receiving the application; but no Special Meeting shall be called with the view of reconsidering Resolutions which may have been already adopted by a former Meeting of Directors, unless at the requisition of a number of Directors greater than that which attended such Meeting.
- ART. 41. The Secretary will invariably lay before the Directors, either at the regular or Special Meetings, all letters that may have been received by him since the last Meeting. Minutes of the Proceedings of all Meetings will be recorded and anthenticated by the Signatures of the Directors present. The Secretary will also submit to the Directors who attended, drafts of all the letters which in those Meetings he may have been desired to write. Letters demanding an immediate answer, when such may be of an ordinary nature, may be replied to by the Secretary, without waiting for a Meeting of the Directors; but every letter proposed to be despatched by the Secretary, must previously receive the special sauction of three Directors, signified by his mitials to the drafts, which will be sent to them for consideration.
- ART. 42. The Secretary will keep the set of Books in use in the Military Widows' Fund under instructions which he may receive from nine to time from the Directors of the Fund.

ART. 43. The Books and Correspondence of the Fund shall be at all times open to the inspection of Subscribers.

ART. 44. When any new Regulation shall appear to the Directors to be advisable such Regulation shall be circulated to Corps for consideration, and the affirmative or negative of the majority of individual votes shall decide its adoption or rejection.

ART. 45. If any Subsociber or Claimant on the Fund shall be desirous to appeal from the decision of the Directors to that of the Subscribers at large, upon any subject which may not be specifically defined by the Regulations, such appeal provided it be approved by three Directors shall be referred by the Directors and decided upon in the manner prescribed in the preceding Article and the decision on such appeal, or that of the Directors in eases not appealable shall be final in all cases whatever; any further agitation of the question by a process of law or otherwise, being deemed in itself to be an absolute torfuture of all claim on the Fund.

ART, 46. When a reference shall be made to the Subscribers at large respecting either proposed Regulation, or an Appeal, the result of such reference shall be communicated to Corps for the information of Subscribers.

ART 47., Generally all payments due from the Fund are to be made half yearly in England, and monthly in India, but in cases when Pensioners or Claimants on the Fund are about to embark for Europe all arrears are to be paul up to the latest date practicable

ART. 48. Any arrear which may be due to the Fund, by a Subscriber or by an Annertant who may have received an over-pay ment, loan or advance, shall in all cases be deducted from the first payments to be made from the Fund to the person owing such arrear.

ART. 49. All income derived from the Bengal Military Fund is declared to be unalienable, and the fact of attempting the alienation of such income in any manner, or under any pretence, shall be deemed in itself a forfeiture of all future benefits from the Fund.

ART. 50. In the event of a Member of the Pund being dismissed the service, the Directors are authorized to afford the unfortunate individual such assistance, as they may deem advisable, limiting the extent of the sum advanced to the net amount contributed by such dismissed Officer during the period of his Subscription to the Institution, and deducting such sums as he may have borrowed from the Fund; but temporary suspension from Rank or Pay is not to be considered a forfeiture of such claims, provided the arrears be paid up within a period equal to find of the suspension and immediately succeeding it.

ART. 51. It a Subscriber who may be dismissed from the Service, by a Court Martial or otherwise, shall afterwards be restored to the Service, he shall be re-admissible to the Fund on payment of the arrears that may have accumulated, with compound interest thereon, in the same manner as if he had suffered only temporary suspension.

ART. 52. All Property belonging to the Military Fund at any period shall be invariable vested in the Honorable Company's Securities, with exception of a small Balance to meet current expences, and Monthly Pensions.

ART. 53. When Interest may be chargeable according to these Regulations, on sums either receivable or payable by the Military Fund, in account with Subscribers to that Fund, or their Families or Representatives, with exception to the case provided for in Article 30,) that Interest shall be always calculated according to the rate allowed by the Honorable Company on the Property of the Fund vested in the Public Treasury at this Presidency, at the time when such sums may be reiceved or paid.

ART. 54. The existence of the Military Fund must be known to all persons entering the Service, and in the consecond six mouths, they must necessarily have various opportunities of learning the tenor of the Regulationa; it will nevertheless be the duty of the Secretary to communicate to each Cadet, Officer, Chaplain, or Assistant Surgeon, entering the Service, the advantage of a speedy declaration of his intention in subscribe, and the penalty of his delaying it for more than six months. This communication is to be made immediately on the promulgation of the order admitting to the Service any individual of the class above mentioned, and is to be repeated at the expiration of three months, but the miscarriage or non-receipt of such communication will not be admitted in har of any existing Regulation.

ART. 55. The Business of the Fund in Europe shall be conducted through the Agency of SIR G. A. ROBINSON, BART., LIEUT. COL. J. SAL. MOND, and HENRY TRAIL, Esq. who will from time to time receive the necessary instructions for their guidance, and to whom such Applications will be preferred as cannot with equal convenience be submitted to the Directors of the Fund in India.

APPENDIX

No. 1.

Form of Certificates of Health to accompany the Application of an Officer to become a Subscriber.

SECTION 1st. ARTICLE. 4th.

We the undersigned Medical Officers of His Majesty's or the Hon'hle East India Company's service (as the case may be) do hereby selemnly and sincerely declare that we have carefully and personally examined into the State of A. B's health, and that we propounce him free from any bodily Complaint of a dangerous tendency, and believe him to be a good life.

(Station and Rate)

Rauk, Corps

I. A. B. do hereby solemnly and sincerely declare that the Contents of the above Certificate are in all respects true to the best of my knowledge and belief; that I have disclosed to Messis. C. D. and E. F. every thing relating to my Health and Constitution, and that I do believe myself to be a perfectly good lite.

A. B. (Rank, Corps and date)

Bigned and declared in my presence this at Station or Camp

G. H. (Rank) Commanding at Camp or Station.

day of

No. 2.

Form of Declaration to accompany the Application of an Officer for Passage Money.

Section 3d, Article 19th.

Regiment N. I. do hereby solemnly and sincerely I. J. K. Captain declare that I do not possess the sum of Sicca Runees 10,000 or convertible property t of any description which can raise my means above that limitation and being on Sick Cerficate to Enrope agreeably to my Furlough as published in G. O. of the . I claim from the Military Fund the sum of Sicca Rupees under Article 19 of Regulations.

J. K.

(Station and date)

Captain

Rogt. N. I.

No 3.

Form of Declaration to accompany an Application for Equipment Allowance.

SECTION 3d, ARTICLE 20th.

Regt. N. I. do hereby solemuly and sincerely I, J. K. Captain declare that I do not possess the sum of Sicca Rupees 2000, in Money or convertible property t of any description which can raise my means

^{*} In cases where it is not practicable to obtain the Countersignature of a second Medical Officer within a reasonable distance, the same should he noticed at the bottom of the Certificate by the Medical Officer subscribhing it.

[†] By convertible property is meant Horses-houses Plate and such apbicles as are usually sold by persons proceeding on inclough, Wearing appared and other requisite for comfort and convenience nut decaded convertible.

above that limitation and being on Sick Certificate to Europe agreeably to my Furlough as published in G. O.

I claim from the Military Fund, the sum of Sicca Rupees Sevan Hundred under Article 20 of the Regulations.

(Station and date)

Captain Regt. N. I.

No. 4.

Form of Declaration to accompany the Application of an Officer for Income Allowance.

SECTION 34, AUTICLE 21st

Regiment Native Infantive do hereby solemuly and sincered declare that I do not possess property which will produce an income of £50 per an inn, and that I claim that sum yearly from the Military Fund, under the Regulations of that Institution (Article 21st,) for my support being on Sick Certificate to Europe agreeably to my Furlough is published in G. O.

Station and date;

Regt. N. I.

No. 5.

Form of Declaration to accompany the Application of a Widow for Passage Money.

Section 3d, Article 27th.

solemniy and succeedy declare that with the exception of the pensions to which I am entitled from the Military Fund and Lord Clives Fond, I am not possessed of mor have any interest in property of any discription or from whatever source derived, exceeding the value of Sicca Rusees and exclusive of the abovementioned pensions my entire Income will not exceed Sa Ru.

or & per Annum.

E. J.

(Station and date)

Widow of

No. 6.

Form of Declaration to accompany the Application of an Officer for Passage Money for his Wife and Children.

SECTION 5th, ARTICLE 30th.

declare that I do not nossess the sum of Sicca Rupees 10,000 or Convertible property of any discription which can raise my means above that limitation and being on Sick Certificate to Europe. Agreeably to my furlough as published in G. O. of the leain as a loss from the Military Fund the regulated Passage Mansy for my Wife and Children and article 50 of the regulations.

J. K.

Regiment N. I.

(Station date)

No. 7.

Form of Security Bond for the Payment of Loans. SECTION 5th ARTICLE 30th.

Know all men by these presents that we E F. of

A. B. of and C. D. of are held and firmly bound jointly and separately to G. H. President of the Bengal Military Fund, or other the President of the said Bengal Military Fund for the time being, in the penal same of Sicca Rupees to be paid to the said G. H. President of the Military Fund or other the President of the Military Fund or other the President of the Military Fund or other the President of the Military Fund or other the President of the Military Fund or other the President of the Military Fund or other the President of the Military Fund or other the President of the Military Fund or other the President of the Military Fund or other the President of the Military Fund or other the President of the paid to the Military Fund or other the President of the paid to the Military Fund or other the President of the paid to the Military Fund or other the President of the paid to the Military Fund or other the President of the paid to the Military Fund or other the President of the paid to the Military Fund or other the President of the paid to the Military Fund or other the President of the paid to the Military Fund or other the President of the paid to the Military Fund or other the President of the paid to the Military Fund or other the President of the paid to the pai

Whereas the sum of Rupees has been lent and advanced to the above bounden E. F. ont of the Bengal Military Fund to enable him to defray the expenses of passage for his Wife and Children to England, but such sum was lent and advanced to him only upon his previousagreement, that he together with the above bounden A. B. and C. D. Should enter into the above written obligation with all Conditions herein after mentioned. Now the Condit on of the above written obligation is such' that if the above bounden E. F. Ms Heirs, Executors, or Administrators do and shall will and truly Satisfy, and pay or Cause to be paid into the said G. H. or other the President of the Military Fund for the time being, the with Interest to the same, after full sum of Sicca Rupees the rate of funt per Cent per Annum from the day of the date of the above written obligation within two years of the said E. F's. return to India if a Captain, otherwise within two years after he shall have attained that tank on his return or in case the said E F. shall not with n the apovementioned period pay to the said G. H. or other the President of the Bengal Military Fund for the time being, the full sum of Secra Rupees aforesaid with Interest at the rate of 4 per Cent per annon aforesaid, then if the above bounden A. B. and C. D. their Hens, Executors and Administrators, do, and shall, will and truly satisfy and pay or cause to be paid to the above named G. H. or other the President of the Bengal Military Fund for the time being, the said sum of Sicca Rupres. together with Interest for the same after the rate of four per Ceut per Annau, from the day of the date of the above writen obligation, then the above written abligation to be vide, otherwise to be and remain in fall torce and virtue.

Signed, Sealed and Delivered, by the above named B. F. in the presence of.

Signed, 'caled and Delivered,' by the above named A. B. in the pressure of.

Signed, Sealed and Delivered, by the above named C. D. in the presence of.

Lord Clive's Fund.

INSTITUTED 61H APRIL, 1770.

Pensions are granted from this institution to commissioned and warrant effect and soldiers, superanna ed or worn out, in the service of the Honorable Company. The following commissioned and warrant officers are entitled to the half pay of their respective ranks, from the date of their debarkation in England, on their making affidavit, that they do not possess property to the amount opposite to their
respective ranks:
Colonel£ 4,000 Deputy commissary of Ordnance 1,000
Lieutenant-colouel
Major 2,500 Ensign
Cantain 2,000 Assistant Commissray of Ord-
Commission of Ordennes 9000 name Danate Ditto Condus.
Surgeon 2,000 tor and all other influor war
Lientenant
Lientenant
All commissioned staff, a warrant officers to have half the ordinary pay they
Colonel
tolonel & 225 % of 128, od.
Michigani-Colonel
Major 136 17 6 7 6
Capitain, Surgeon and commissary
Lieutenant, assistant-surgeon and deputy commissory 45 12 6 2 6
Eusign
Consuctor of ordnswee 36 10 2 •
Their widows, one half the above, to continue during their widowhood.
Pensions to non commissioned officers and privates, are paid from the day of
their debarkation in England, as follows:
Seriennis of artillery, 9d. per day, 1s. to those who have lost a limb.
Digitag of Aura 6d ditto and Od to ditto ditto

Pivates of dano, 6d ditto and 9d to ditto ditto

All other non-commissioned officers and privates receive 4 pence 3 farthings. The pensions to commissioned, warrant, and non commissioned officers and soldiers, are payable balt yearly at the India House, in London without deduction at Midsummer and Christmas; but if non commissioned officers and soldiers receive their pensions in the country, which if they residemore than 20 miles from London they are permitted to do so by the special leave of the Court of Directors, who will appoint a proper person for paving them; a stilling will be charged on each payment, for the person who pays them.

The pensions of commissioned and warrant officers are payable as they fall due; noncommissioned officers and privates oadd in advance on their landing for thebroken period, to the end of the first half year, and afterwards half yearly in advance.

PENSION TO WIDOWS.

The widows of commissioned and warrant officers, are entitled to a snm equal to ene-footh of the pay of their his hands, upon providing satisfactory evidence that their husbands did not die possessed of property to the amount stated opposite to their respective rank, as follows:

TI	PLN	D.	MONTRIY STIP	EN	D.
			Ditto of infantry and engineers20	0	0
			and surgeon St. Rs. 27	6	
75	0	0	Lieutenant of cavalry		
ō9	9	0	Ditto of artillery, and deputy		
			commissary of ordnauce 17	8	0
	0	0	Dittn of infantry and engineers,		
58	3	4	and as istant surgeon 15	0	0
			Cornet of cavalry 15	0	Ð
15	8	0	2d Lieutenaut of or artillery 15	0	0
14	13	7	Bosign of infantry and en-		
			gineers 12 1	13	0
5	0	0			
-	•	•		8.	. 0
	75 9 50 is 5 id	50 0 50 0 50 0 50 0 50 0 50 0	5 0 0 59 9 0 50 0 0 58 3 4 5 8 0 44 13 7	26 6 9 Ditto of infan'ry and engineers20 and surgeon St. Rs. 27 25 0 0 Lieuten and of cavalry 26 9 0 Ditto of artillery, and deputy commissary of ordnance 17 26 0 0 Ditto of infantry and engineers, and as istant surgeon 15 Cornet of cavalry 15 Cornet of cavalry 15 4 13 7 Bosign of infantry and engineers gineers 12 1	26 6 9 Ditto of infan'ry and engineers 20 0 and surgeon St. Rs. 27 6 25 0 0 Lieuten and of cavalry 26 9 0 Ditto of artillery, and deputy commissary of ordnance 17 8 26 0 0 Ditto of infantry and engineers, 27 and as istant surgeon 15 0 28 3 4 and as istant surgeon 15 0 29 Cornet of cavalry 15 0 4 13 7 Ensign of infantry and engineers 20 12 13

The pensions to widows are payablein London, under the same rules as are prescribed for those officers, and also in India, by the sanction, of the governor general All appliedtens from widows are to be accompanied by attested copies of the

ertifica es of their marriage in duplicate, and the affidavit in duplicate, stating that their respective husbands did not die possessed of property to the amount prescribed by the deeds of agreement between the Honorable Company and Lord Clive, nor any person or persons in trust for them.

Widows of non-commissioned officers and private, are entitled to the sum five!
or the pensions of their husbands payable half yearly, in England, or monthly in India.

GENERAL ORDERS BY THE RIGHT HONORABLE THE GO-VERNOR GENERAL IN COUNCIL.

FORT WILLIAM, 25TH MARCH, 1825.

The Honorable the Court of Directors in their General Letter in the Military Department, under date the 15th September 1824, having enjoined correctness in the wording of affidavits fornished by Widows applying to be admitted to the benifits of Lord Cline's Fund, the Governor General in Council is pleased to publish the following Form, which is to be strictly adhered to, in all future cases of application of that nature.

FORM.

Midow of late a in the service of the Honorable Company do hereby make oath and declare, that my husband did not die possessed of Property, either real or personal, to the amount of £ Stg.

nor any person or persons in trust for him.

A. B

Sworn before me, at this day of One Thons and Light

C. D. Magistrate

Bengal Military Bank.

• FORT WILLIAM, 23RD DECEMBER, 1-20.

approve of a plan recommended by His I xcellers the Commander in Chief for the Establishment of a General Military Bank in Calentia, for the purpose of furnishing the Officers of the Army, with a ready mode of remitting and accumulating portions of their monthly allowances; and to assist such Regimental Savings Banks, as have been established in Bengal; as well as to encourage the extension of similar Institutions throughout the several Regiments serving under this Presidency, by affording them a mode of easily investing their Funds with security; the following regulations are with the sanction of Government, promulgated for general information, to have effect from the 1st of January 1821, from which date the Bengal Military Bank will be open to receive Deposits.

2. After the 1st of January 1821 all Euronean Commissioned or Non-Commissioned, Staff or War and officer, of every description, attached to the Mili ary branch of the Service, wishing to remit any part of their Pay and allowances, shall be a usidered antioxized to have any sum of Sicca Rupees, not less than ten, and without functions, regularly deducted from their monthly allowances, by Pay masters and remoted to the Military Bank in Calcutta, on making application to that effect by letter, or upon specifying in a note inserted on the back of their Pay

Bills, the sam to be deducted, according to the following Form .

			Bull and amile to the Military Bunk or follow	>>
			Bill and remit to the Military Bank as follow	
			-hundred Ficca Rupees,Sicci Rupees	100
			tv six Sicon Rupees,	36.
44	Sergeaut E	F. Iweive	Sicca knpees,	12
	•			
			" Total Sices Rupees,	118
			•	

A. R. Captain.

Remittances on account of Staff Serjeants, will be made by Odicers drawing

their Pay

3. On the receipt of the Pay Bills and Abstracts of their respective Divisions of Payment, Payments will Monthly remit the aggregate Sums thus deducted to he Secretary of the Bank in Calcut a, by a Bill of Exchange of the Accountant General, drawn in favor of the Hengal Military Bank, transmitting at the same time a detailed Statement agreeably to the annexed Form, exhibiting the Amount remitted on account of each Individual.

"Memorandum of the Amount of Deductions from the Pay Abstracts of the Battalion-Regiment, for the Mouth of -- lo, to be remitted to the Bengul

Military Bank"

Rank and Names.	Companies.	Total of	each	.
		Ss. R.	Sa.	Rs.
Cantain G. H.	1st Gr.	60		
er R. R.	2d Gr.	100		
Captain G. H. B. F. Lieutenant P. R.	Ditto.	36		
Lieutenant J. R	181 B. C.	22		
Lieutenant I. M.	4th	30		
Lantanant N O	7th	10		
Lieurenant and Adiutant S. T.	c'Adit.'s	40		
Serjeaut Major C. D	Entht.	10		
Lieutenant and Quarter Master T U.	S' Qr. Mr 's 'Es.bt.	50		
Lieutenant J. R. Lieutenant L. M. Lieutenant N. O. Lieutenant and Adjutant S. T. Serjeaut Major C. D. Lieutenant and Quarter Master T U. Assistant Sargeon P. Y.	Medical I stbt.	100		
Total Sicca Runces Four Hundred and Forty Eight Sonat Kupees		418		

- 4. These deductions will be regularly noticed in the Pav Office Statements, furnished to each Troop, Company, and separate Establishment, which are directed to be honceforth regularly copied into all Pav Abstract Rooks of Corps, ampanies, and Departments; the copy being anthenticated by the signature of the filter disbursing the Pay A voucher of all Bank remittates under through the Pay Master, will thus he preserved with Corps respectively. It is however to be understood, that the Bank will receive any Sums Individuals may prefer remitting, or paying in, direct.
- 5. In European Regiments or Detnehed Portions of Foropean Corps, and in all situations where independent Saving Banks may be established, aggregate remitances will be made of any Cash, nelivered direct on aneli account to Pay Masters, or of any Sums which Officers may intermediately authorize the Pay Master to acdust from their Abstracts on account of such Banks, in like manner, as in the case of individuals, a separate account being opened by the General Bank with those Institutions, the interior details of which will be confucted under the direction of the Officer Commanding by a Committee or other Regimental management, to whom their annual account with the General Bank in Calcutta, will be rendered.
- 6. The accounts of the General Military Bank are to be closed on the 31st December of each vent that of each Individual or Regimental ank, being transmitted to the party or puries concerned, as soon after as practicable, and the General Accounts of the Institution will annually be laid by he Directors, before a meeting of all Constituents at the Presidency to be held in the month of January; due notice there of being previously given in the Government Gazette
- 7. The money received monthly in the Bank will at the discretion of the Directors, be tent out to the best advantage upon the pledge or deposit of Gove nment Paper, Public Bink Shares, or other go il Securities, so as to realize the highest rate of Interest, consistent with perfect safety.
- 8. The direction of the affairs of the Bank will be entrusted to 12 Directors. 3 of whom will be appointed by Government, and the remaining 9 elected by the Constituents of the Bank, at the General Annual meeting in January, in the manner hereafter prescribed, by the Bank of the Institution.
- 9: In order to afferd every facility to the Directors in communicating with the Pay Department, and with the Gommander in Chief, and to enable His Excellency and Government, at all times to agreetain, that the concerns of the Institution are conducted according to the Regulations, the Governor General in Council is pleased to appoint the following Officers, to be Directora Ex-Officio; viz. The Adjutant General of the Army; The Military Anditor General: The Accountant Intilitary Department.

10. It is however to be clearly understood, that it is not the intention of Governme t, to interfere in the management, exercise any supervision of the Accounts, or to obtain any knowledge of the Payments made by Depositors.

11. At the recommendation of His Excellency the Commander in chief, tha Governor General in Council is firther pleased to appoint the following Officers and Gentlemen, who have accepted that Office, to be Directors, until the first Annual regular Election in January 1822, and they are authorized to chose a President from among their number, viz.

Lieutenant Colonel J PATON, Quarter Master General of the Army.

Major L. Wingens, Assistant Military Auditor General.

Captain R. H. SNEYD, 1st Regiment of Cavalry.

Captain W S. BEATSON Assistant Adjutant General of the Army.

Captain W. Cunningham, 27th N. I.

Major GEORGE POLLOCE, Asst. Adjt. Gen. Artillery.

Dr. I. ADAM.

F. T. HALL, FSQ.

Captain, G. Young.

- 12. Government is likewise pleased to accept the grainitous services of Mr. Ballard, of the firm of Messra Alaxander and Co, as Secretary to the Bank, and to appoint that House Treasurers to the Institution.
- 13. The following Bules for the internal government of the Bank, having been sanctioned by the Governor General in Council, are published for the information of the Army.

REGULATIONS. FOR THE BANK OFFICE BUSINESS.

- 1. The Treasurers are to keep the Bank Accounts, in a distinct and separate set of Books the whole of which are to be produced at the periodical Meetings of the Directors, or at any time if required, by a quorum of them. Individuals being altowed at all times to inspect their own accounts, and the Secretary will submit for the approval of the Directors the description of Books and number of Writers required with their Salaries which being authorized, is not to be altered without due senction
- 2. The Secretary will oirculate to the Directors, on the 5th of every Month, an Abstract statement of the Receipts and Disbursements of the Wonth preceding and suggest the best apparent method of investing the Boating balance: He will at the same time circular the joint stock Accounts, which are to be kept in a separate Ledger, expressly appropriated thereto, that the Abstract Statement may be compared with it
- 3. All Bonds Deeds, Mortagages, or other Papers and Documents having reference to pecunity transactions, and being Bank Stock or "equities, are to be made out in the names of the prirectors, but mere receipts may be signed by the predetars, for the freasurers
- 4. The ecquats of the Institution are to be made up to the 31st of December, annually ad the Accounts Current of Depositors forwarded with all practicable expeditio, after that date.
- 5 there shall be quarterly theetings of the Directors, for the inspection of accounts and such their business, as may be brought before them; special westings when required for any urgent business may be summoned by the President, or any three Directors.
- 6. The signatures of three Directors shall be considered adequate to sanction any measure and to authenticate an account.
- 7. The Office of President to be annual; and three Directors to go out annually, by rotation—the President with be elected by the Directors themselves, but the three seats in the Direction annually vacated, will be filled up by the votes of Depositors, in the manner prescribed in Rule 15

FOR THE GUIDANCE OF DEPOSITORS.

- 8. Remittances in Calcutta Sicca Rupses, may be made to the Bank for Deposit either through the pay Masters, as authorized by Government, or through any other channel; but no Remittance will be received noder Ten Calcutta Sicra Rupses; or, containing the fraction of a Rupses.
- 9 All sums received will be immediately carr ed to the Credit of the Depasitor, and held so far at his disposal, as that Bills drawn, not being in excess to the actual Credit, balance of the Account, will be accepted at any time; but for the sake of preserving simplicity in the Accounts, and of allowing the aggregate Stock to be advantageously employed, such Bill will be payabled only at two fixed periods, viz. Jih January and 15th July—Officers who obtain leave in General Orders to go to Sea on Sick Certificate, will however be allowed to draw any part of their Deposits by bills, at ten only a sight.
- 10. It has been determined by the Directors, that the aggregate amount of deposits shall be employed as a joint Stock, to be vested in Government Securities, or otherwise, as fast as it be accommunated in sufficient Sums. The profit acroing from this employment of the Bonk, after deducting the Office expenses, being divided among the share holders according to their respective proportious, and earried to the Credit of their Accounts.
- 11. The half yearly Drafts of any share holder, being under Sioca Rupecs One Thousand (1,000) will at the periodical payments, be discharged in Cash, but if their aggregate exceeds that amount, it will be optional with the Directors to make Cash payments, or to meet the demand by a portion transferable Stock; and in all such cases, as in closing Accounts exceeding the above Sum, they reserve to themselves the power of making that transfer either at the rate which the said Stock was purchased or at the rate of the day, or at par, as may appear most equitable.

The Drafts of Individuals will be discusted by the Bank on its own account where ver the amount of expital in hand admits of such accommedation.

- 12. The foregoing Rules regarding the periods and modes of payment of Demands on the Bank, are not to be considered applicable to such as are granted by one Hopesi or, in farour of another, or when the payment constitues the opening of a new account: such trainsation being a mere transfer in account, will be negotiable, as any period.
- 13. As a count Current will be furnished to each Depositor annually, and be open at all times, to his a rection; but no verson will be admitted to see another kack but with the property to that effect. All Deposits being registry or did by Paj Olios at each nt. or acknowledged, by the Recretary, every one will now essible the arm of always knowing the state of his own accounts to letters which in a cell of attention benquiries, can therefore be attended to, but references on points requiring explications, will be received and duty submitted to the Directors.
- 14. All Letters for he Bank are to be addressed to the Secretary in the presented form and Postage of all direct correspondence will be charged to the Individual.
- IJ. It having been determined, that the Office of President she it be annual, and that three Privators, not being such Ex-Officio, shart go out annually; the Directors to fill vacancies being chosen by the denositers at large, a tist of Gentles men, willing to and rinks the annual meeting in January; after which the 3 new Directors will be chosen by a Majority of votes; absent from the Presidency, voting either by letter to the Secretary or by Proxy.

Military Orphan Society.

FORM OF ADMISSION.

The following is the forme of affidavit to be sworn to, in all cases of application or admission to the Upper Orphan School, and transmitted to the secretary, with opy of will and of accounts to shew fully the condition of the father's estate:

"A. B. maketh oath and saith, that he was well acquainted with C. D., fate a major or captain, &c. in the military service of the United Company of Merchants of

England, trading to the East Indies, deceased, father of

------, horu

infant, orphan of orphans, for whom application has been made for admission on the foundation of the Orphan Society, and with the circumstances and fortune of the said deceased, and this deponent forther with, that to the best of his (this deponent's) knowledge, information, and behaf, the said in phant are not by inheritance, bequest charmands and or prior or otherwise, po sesse tot any sum or sums of modey, or other property, to in amount exceeding the sum of 7,000 secon rupees cach save and except what the said orphant may become entitled unto in consequence of their admission upon the said foundation.

this day of (Signed) "A.B."

(Signed) "E. F

Magistrate."

RATES OF CONTRIBUTION TO THE FUND.

N B. General officers, colonels, and lieutenant-colonels do not pay any stated monthly subscription, it being left to their own discretional voluntary contribution.

REGULATIONS.

For the admission of Orphans sanctioned by the Army, and ordered to have effect from the 1st February 1819 at a Meeting held the 24th December 1818.

I That no child be admitted who shall be possessed by inheirtance, bequest or otherwise, of the sum of sices rupers 7,0.0 (seven thousand), or an annuity yielding sices rupees 420 (four hundred and twenty).

II. That no child possessed of any property less than the above sum shall be admitted unless the amount shall be lodged for its use and benefit in the society's

funds

III. That no child of any subscribers, dying intestate, shall be admitted, if no inquiry there shall appear to have been (after payment of lawful debts, and adequate provision made for the mothers property remaining to the estate, equal to making a

prevision, for and which might have been bequeathed to such a child.

abildren, and possessed of property not sufficient to preclude the children from the benefits of the institution, and such officer shall not by will make such reasonable provision for these children as his circumstances may anable him, such children shall not be entitled to the benefits of the institution.

V. That when, in the will of any subscriber, part only of his children are provided for, and others either expluded by name or otherwise not noticed in its

provision. such omission arising manifes by out of the intention of the testalor, such exclusion or omission shall be considered to invalidate the claims of all the children on the institution.

VI. That all cases of capricious or unequal provision, which by favouring the mether preferably to the children or one children preference to another, abull appear calculated to throw all or any part of a subscriber's family unnecessarily on the fund, shall in like manner, as in the foregoing article, he considered to tovalidate the claims of all.

3-5ths (three-fifths) of the property to be devised when there shall be only one shild; is (one-half) where there shall be two, and 1-3d (one third) where there shall be any greater number of children than two; the remainder being in all cases considered the property of the child, or (in equal portions) of the crildren, shall be considered unequal, agreeably to the two foregoing Articles, and invalidate the chims of the children accordingly. Provided always, that a provision for the widow to the amount of 12,000 sicca rances (sicca rupees twelve thousand), shall not be held to invalidate the claims of the children although such aum may be more than three-fifths, one-half, or one-third of the property revised.

VIII. That in all cases of children born not in wedlonk, any provision for the mother exceeding sions rupees 30 (sicca rupees thirty), if a native; if leuropean, sions rupees 50 (sicca rupees fifty) per month the principal of such sum in all cases to be secured to the child or children, shall be considered in the same light

as the bovo, and invalidate all claims upon the institution.

IX. That subscriptions for the families of deceased subscribers are in all cases to be regarded as available sources of relief to the funds of the society, and in that view are to be considered of, and judged by the foregoing roles, in the same meaner as any other disposable property; with this only exception, that where as such subscriptions are for a joint benefit, and lodged in the hands of trustees, it shall not be indispensable that the orphans portions (estimated as above) be paid a capital some into the society's founds; but it shall be sufficient that the interest upon them he from time to time duly paid by the said trustees into the society's treasily, solong as the orphans continue an expense to the institution, to be appropriated to their maintenance, whether in Europe or in India.

It was agreed to upon a reference of the question to the army at large that when the property of a willow by request or settlement of others luan her Husband (as for iostance by money inherited from her own father &c.) or from the subscription of her owner her Husband's friend, together with the sum left by her Husband (which hy Rule VII, may amount to 12 000 Sa Rs.) shall not in all exceed Twenty four Thousand Sa, Ks. (24,000) no deduction shall be made from the criping allowance to her children; but that a propertionate deduction, for the relief of the Fund, shall be made on account of any sam that may come to her in excess to 24,000 Rs. on the principle laid down in Rules 182 and 183 of the orphan Regulation;—and that all excess to 12,000 Rs which the widow may be thus allowed to possess shall, in all practicable cases, he set led after her death upon her Husband's children.

X. That should such children be allowed to remain with parent or friend, the interest on their said portions will be calculated in part payment of the regulated monthly allowance the society, regularly paying or receiving the balance; but should they be placed at Kidderpore, or under the management in England, the amount of interest on their several shares (calculated as alwaye) must be paid into the funds of the society, on failure of which payment during a period exceeding 12 months, the said orphans shall be liable to be struck off the books of the insitution.

XI. That with a view to obtain the most correct information possible, as well on the foregoing as all other points affecting the interests of these children who may be affered to their gear-stanship, the general management will and do expect (besides the customary affidavit) the fullest information from executors and others, and an unreserved communication of testamentary and all other documents of which the nature of the specific cases may admit, and do reserve to themselves the outtre sight conveyed to them by their original constitution, of rejection or phans tendered-without such information and documents; or if, on teference to them there shall appear any evidence of design unnecessarily and intentionally to burthen the fund, by throwagen it those who might and ought to have been otherwise presided for.

XII. That the marriage parties to female orphans stall in no case exceed them repeat 2,000 and is the ward claiming her downy has property to an amount exceeding sions rapees 3,000, the Society will advance a sum that shall increase

The amount to sicon rupees 5000,

THE BENGAL

Mariners' & General Widows' Fund.

DEED OF REGULATIONS.

Agreed upon at a Speial Meeting held on the 2d July, 1823.

Articles of Agreement Indented, made, concluded, and fully agreed upon, this Twelfth day or May, in the year of our Lord One Thousand Fight Hundred and Twenty, between the several persons, whose names, hands and see is are hereunto subscribed, and set, being Members of a Society or Institution, constituted and established, and which the said parties to these presents do hereby constitute and establish, at Calcutta in the Province of Bengal, to commence from the First day of July now next ensuing, for the purpose of raising a competent and sufficient Find, to be iaid out and invexted on securities at interest as hereinafter mentioned; and by and out of the Interest and Proceeds thereof to make such provision, by mouthly payments, for the Widows and lawful Children of Subscribers to the said Fund of then Nominees, according to the respective class to which each subscriber may respectively belong, as hereinafter in ntioned, that is to say:

Whereas it is considered that a Society of Institution, at Calcutta at Fort William in Bengal, for raising a competent Fund in order to make a provision and secure the payment of certain monthly allowances to the Widows and lawful Child of Children of Subscribers thereto or their Nominees as hereinafter mentioned, as well by the donations of charitable and well-disposed persons as by the contributions and annual payments hereinafter particularly mentioned, under proper restrictions, provisors, conditions and regulations will be of great advantage and utility to the Widows and Children of presons residing in the East Indies and other parts and

places who may not be otherwise provided for.

Therefore the said parties to these presents have constituted and established, and do hereby constitute and establish themselves into a Society or Institution, at Calcutta afor said, for such purposes as aforesaid, and do hereby bind themselves respectively and their respective. Executors and Administrators, to keep, ple-cive, abide and ashere to, and not to depart in any manner from the terms, conditions, restrictions, provisoes and regulations hereinatter mentioned, expressed and declared of and concerning the same.

Now it is hereby agreed by and between the said parties to these presents, in consequence of the trust and confidence which each of them hath and repose thin the other and others of them, and in order to the raising, establishment, increase and preservation of the said Fund, for the purposes aforesaid, each of the said parties to these presents, doth hereby to himself respectively, and for his respective Executors, Administrators and Assigns, eovenant, promise and agree to, and with the other and others of them and his and their Executors, Administrators and Assigns, in manner following, that is to say:

ART. 1.—That the said parties to these presents, shall be, remain and continue a Society or Institution for raising a Finite, to be called and distinguished by the name of

"THE BENGAL MARINERS' AND GENERAL WIDOWS' FUND," and that the interest, dividends and proceeds of the said Fund shall be appled in making such provision for the Widows and lawful Child and Children of the Subscribers hereto, or there Nominees as hereinafter mentioned, by sertain moothly payments or allowances of the Widows and Children of the Subscribers to the said Fund, or their Nominees hereinafter mentioned.

ART. 2.—That each and every nerson and presons, who shall make a donation in sid of the Fund of the said Institution, to the amount of Sicca Rupees Five Hundred or upwards, shall be respectively considered as Patrons and Friends of the said Institution, and be, and be deemed to be, honorary Members thereof, and entitled to a vote in the management of the concerns of the said Institution at General Meetings, to be held as a hereinafter mentioned.

ART. 3.—That the said Society or Institution be divided into three classes, and do consist of an unlimited number of Subscribers who may take shares either on their own lives, or on the life or lives of others, in any or either of the said classes, either for the benefit of their own Whlow and Child or Children, or for the benefit of the Widow, Child or Children, and of any other Pers nor Persons dependant, on the lapse of any given life or lives, and that the First of the said classes be called The Permanent Class, and do consist of such Preson or Persons as shall, on being admitted a Member or Members of the said Institution, pay a donation or entrance of Twenty Gold Mohurs, or Sicea Rupees Three Hundred and Twenty, and also

If under	the	ag	e of	25 year	rs, the	Sum	of	S 2.	Rs.	1200
From 25		-		_						
30	to	35	91		•		• •			1450
35			-							
					•					
45	to	50	,,	• • • • •	• •	• •		1		2210
					,					
55	to	6 0	,,	••••	••••	• •	• • • •		••••	3175

for each and every share and chares, which such Member or Members shall respectively hold in the said Permanent I lass, which said two several Sums of Money shall be in lied of all annual or all other payments and contributions for, or on account, or in aid of the said Institution, and such Subscriber or Subscribers shall respectively be, and be deemed and considered to be permanent Members for life, and be exempted from all other payments on account of the said Institution in respect to such shares; and the names of such Subscribers respectively shall be entered in the books of the said Institution as Members of the First or Permanent Class;

And that the Second of the said classes do consist of such Person and Persons as shall, on being respectively admitted Members of the said Institution, pay a donation or entrance of Ten Gold Mohurs, or Sicca Rupees One Hundred and Sixty, and also

If under	th	e aş	ge of 25 years, the Sum of Sa. Rs
From 25	to	30	years
30	to	35	years, the anm of Sicca Rupees
35	to	40	46
40	to	45	(;
45	to	50	{{
50	to	55	•6
£5	to	60	

the first year's Subscription is advance, and a like Sum agreeably to the above scale, annually in advance, on or before the lat day of July in each successive year, for each and every share to be held in the said class, during the lite of the Person or Persons respectively on whose life the share and shares of such Member and Members in the said Institution may be respectively held.

And that the Third of the said classes do consist of such Person and Persons as shall in like manner pay, on being admitted Members of the said institution, a donation or entrance of five Gold Mohours, or Sicca Rus

pees Eighty, and also

If and	lei	the	age	e of 25	years, the	Sum of Sa,	Rs,	60	0
From	25	to	20	years				75	0
	30	ţo	35	• 6		****	• • • •		
	36	to	40	"		•••••	••••	105	0
	40	to	4ŏ	"	• • • •	•••	• • • •	125	0
	45	to	59	"	••••		••••	150	0
	50	to	55	6.	*****		• • • •	180	0
	55	to	60	44	• • • • •		••••	210	0

for the first year's subscription in advance, and a like Sum, agreeably for the above scale, annually in advance, on or before the 1st day of July in each successive year, for each and every share to be held in the said last meanuaged class, during the life and lives of the Person or Persons respec-

tively, an which the said share and shares may be respectively held.

That in all the classes, every new member shall pay, in addition to the above rates of subscription, for every Child born hefore or after becoming a Member (beyond the number of two Children) whether male or female, a Premium of Sicca Rupees Forty in the first and second classes, and of Sicca Rupees Twenty in the third class, and that no Child of any future Member shall be entitled to admission upon this Fund, who shall not have been duly registered, and the above Premium paid within three months after the Partients entering the Society, or the birth of such Child, if taking place subsequents

quently, unless sufficient cause shall be assigned for delay.

ART. 4.—That each and every individual, desirons of being admitted a member of the said institution in any of the said classes, shall be permitted to hold one share on his and their own life and lives and an many shares on histinct and separate lives, to be approved of by the Directors of the said Society, as such individual shall respectively think fit, either for the benefit of his own Widow and Child or Children, or for the benefit of the Widow or Child or Children of the person and persons on whose life and lives such share and shares may be respectively held; and he eisher case the party subscribing, and not the person on whose life the said share will be held, is, and shall be deemed and considered to be, a member of the said Institution, and shall have a voice in the management of its concerns: But it is hereby expressly stipulated and declared, that not more than one single share, in any or either of the said classes, shall be held on the life of any one individual.

Anr. 5.—That individuals subscribing on three separate lives be entitled to two votes, at an general meetings of the members of the said justitution, but that no greater number of shares shall entitle any individual to more than two votes, in the management of the concerns of the said Insti-

tution.

ART. 6.—That in order to be admitted, on the books of the said Institution, as a member of the First or Permanent Class, a certificate of health signed by a medical gentleman, and an affidavit sworm to and signed by the individual, on whesh life such share is intended to be held, shall accompaging

my the application for admission, which shall be submitted to the Directors of the said Institution. Who shall in all instances he at liberty to reject any such application, without assigning any reason to the individual applying for admission, also a Certificate of marriage.

ART. 7.—That a Certificate of Hearth signed by a Medical Gentlemon, and an Affidavit a worn to and signed by the judividual on whose life and share is intended to be held in the second and third classes, shall accompany the application for admission, which shall be submitted to the Directors of the said Institution, who shall in all instances he at liberty to reject any such application, without assigning any reason to the individual apply-

ing for admission, also a Certificate of matriage.

ART. 8. - That any individual member or mambers entitled to any sbare or shares, in either the second or third class of the said institution, and desirous of becoming a member of the First or Permanent Class, shall on payment, of a sum sufficient to make up, with what such member or paembers had previously paid the said donation of 20 Gold Mohurs, and such further sum areording to his Age as per Arricle Third, so stipulated to be made Members of the Permanent Class, for each and evry share to be held therein, as herinhefore mentioned, with interest at the rate of ten per cent, from the date of the admission of such member or members in the said first or second classes respectively, and upon producing a medical certificate of health and attestation, to the natisfaction of a majority of the soid Directors, be entitled to transfer the share and shares, for which such payment and payments shall be made, as last afore-aid, into the first or permament cass, and the Widow and Children of the person or persons intended to be benefited by the said share and shares, shall thereupon immediately, on the lapse and lapses of the life and lives, on which the said share and shares shall be respectively held, be entitled to the payments and allowances herein stipulated to be made to the Widow and Children of the memhers of the first or permanent class.

hefore the formation of this Institution, may be admitted to hold one share in any of the said classes of the said Institution, on making such annual donation and payments as are hereunbetore mentioned, according to the class in which such share may be held, and that on the lapse of the life or lives of the party or parties so sub-cribing, his or their child or children, not exceeding three in number, whose names and description shall be accurately entered in the books of the said Intintion, shall be entitled to have and receive such monthly allowances as are hereinafter provided for lawful Children, in cases of the lapse of a life on which a share may be held, where there are only a Children and no Widow to be provided for.

ART. 10.—That it is kerely provided and declared, that in case of the lapse of any life or lives on which any share or shares shall or may be held in the said second or third classes, or either of them, within the space of one year from the time of such share or shares having been respectively granted, no benefit shall or may be derived by the Widow, Chied and Chiedren, respectively intended to be benefited thereby, but that in the event of the lapse or lapses of the life or lives on which such share and shares shall be respectively held, within the period aforesaid, the party subscribing or his representatives shall be entitled to receive bock, from the Secretary and Treasury of the said Institution, the full amount of all payments, made on account of such shares respectively, with interest at six percent: It is however expressly provided, that nothing in this stricts contained shall extend, or be deemed or construed to extend, to members of the First or Permanent Class.

ART. 11.—That no subscription on any life shall be considered as entitling the party or parties concerned, to derive any henefit from the Funds of this Institution, until the life subscribed on (if of the Permanent Class) shall have been approved of by the Directors, the amount of the first subscription and donation, or premium of admission paid, and a certificate of admission granted under the signature of the Secretary and three of the Directors; and until the party shall have survived for the period of one whole year from the date of his admission, if a share holder in either of the second or third classes of his Institution; the party holding the shares of shares in the second or third classes, or his representatives, being in the last instance entitled only to a refund of the monies paid and advanced by him, with interest as hereinbefore mentioned.

ART. 12.—That all annual subscriptious (except the first, which is to be paid on admission) shall be paid in advance on or before the first day of July in each and every year; and that if the same shall not be paid, with interest at the rate of ten per cent. within two months of the date on which such payments shall respectively become due; if the paraty or parties entitled to the said share or shares, shall reside on shore, or within six months of such day of payment, with such interest as aforesaid; if the party subscribing shall be absent at sea, or of any considerable distance from Calcutta: then, and in either of the said cases, such subscriber or subscribers, and the persons intended to be benefited by such subscription shall forfeit all claims whatever on the Funds of the said Society, and be no longer considered as subscriber or subscribers to, or member or members of, the said Institution.

ART. 13.—That until the Fund, intended to be raised by the means and for the purpose aforesaid, shall amount to the sum of Sicca Rupees One Hundred Thousand, no sum or sums of money shall be paid or payable to the Widows or Children of the subscribers to the said Fund, for and in respect of the pensions or allowances hereinafter mentioned and stipulated to be paid, save to the Widows and Children of persons holding shares in the first or permanent class, who will be entitled to the benefit of the said Fund immediately on the lapse of the life or lives on which the respective share or shares may be held, in the said first or permanent class.

ART. 14 .- That when and so soon as the Funds of the first Institution shall amount to the Sum of Sicca Rupees One Hundred Thousand placed out and invested in good and sufficient securities at interest, the Widow and lawful Children of Person or Persons entitled to benefit by the lapse of a life or lives on which any share or shares shall or may be held in the said Institution, shall, on making application to the Secretary in writing, accompanied by such proof of the casualty as may be satisfactory to a majority of the Directors, be entitled to receive the following monthly payments, to commence and be payable at the expension of our month from the occurrence of such casualty, viz. A monthly allowance of Sicca Rupe Eighty to each and every Widow, intended to be benefited by the said Fund, in the First and Second Classes of the said Institution, during her widowhood, and a like mouthly sum of Sicca Rupees Sixteen to each and every lawful Child and Children, of the party or parties on whese life or lives such share or shares shall be respectively held, and to the widow of a subscriber in the Third Class of the said Society the monthly sam of Sicca rupses Forty payable in like manner, and to each and every lawful Child and Children of such subscriber, or of the party on whose life such share may be held, the monthly sum of Sicca Rupees Eight; such payments to continue to be made to the widow, respectively during their widowhood, and to the Children being Sons until they shall have respect

tively attained the age of sixteen years, or being Daughters until their marriage, if leading a reputable and moral life, and in the event of the lapse of the life, on which the said share may be held, leaving one or more Children only, and no Widow, the Directors of this Institution, for the the time being, shall, for the purpose of properly administering the said Fund, for the henefit of such Children respectively, be deemed and considered to be the Guardian and Guardians of such children respectively, and the monthly sum of Sicca Rupees Twenty Five in the first and second classes; and Sicca Rupees Twelve and Eight Annas in the third class, shall be paid and applied from the Funds of the said Society for the maintenance of each and every such Child and Children, in the manner most beneficial for them, until they have respectively attained then age of sixteen years, or being Daughters shall have been married, as herein before mentioned.

ART- 15 .- That in the event of the interest of the Funds of the said Institution being insufficient from the number of casualites or otherwise, to afford a provision, for the person respectively entitled to the benefit of the said Fund, to the full extent of the mouthly payments and allowances herein before mentioned, a rateable deduction shall be made from the allowances hereinbefore stipulated to be paid in each of the said classes with reference to the amount of such interest, it being the clear intention and meaning of the said Institution, that the principal of the said fund shall not on any consideration be infringed or broken. in upon, but that when, and so soon as the interest and proceeds of the and fund shall be sufficient to satisfy the claimants thereon, the same shall be so a plied, and that in any event the interest and proceeds of the said Fund shall be applied as far as it will go in making such payments rateably and proportionably to the Widows and Children entitled thereto according so the class to which they may respectively belong provided also, -That in case the interest, dividends or proceeds of the said Fand shall at any time hereafter admit of an increase of the allowances hereinbefore provided for the persons respectively entitled to the benefit of the said Fund, that then the same allowances shall be encreased rateably and proportionably in all the said classes in such manner and to such extent as a Majority of the Directors of this Institution for the time being shall deem expedient.

ART. 16.—Provided always,—And it is hereby expressly agreed and declared by and between all, the parties hereto,—That nothing herein contained as in any of the rules of the said Institution, shall be deemed, taken or considered or in any wise construed so as to entitle to the benefit of the Funds of this Institution, any Widow who may have been legally divorced or separated from her hurband for adultery or who at the period of her husband's demise may have quitted his protection and living in a state of nototious adultery though not divorced or separated from him by law, or who may thereafter be proved to the satisfaction of the general Meeting of the Society to ead an immoral or unchaste life.

And, that should hereafter any Widower on this Fund, again marry, his Widow will not be entitled to any benefit from this Fund, without he again pays his Entrance and fresh subscription according to his then age.

ART 17.—That the pensions or allowances to Widows entitled to the benefit of the said Fund, shall cease on their mainiage.

pointed Agents for the Fund in Loudon, and that the Secretary of this Institution do remit to such Agents from time to time, such sums of momey as may be requisite, with instructions for the disbursement of the same, and that he do also transmit to them sopies of all General Rules and

Regulations which may be passed relative to the fund, for their inform-

tion, and that of all who may apply for the same

ART. 19.—That the benefit of this Institution be extended to Madas, Bombay. Penang and Sincapore, and that Messiems Parry and Dare be appointed the Agents of this Society at the Presidency of Madas; Messieurs Fothes and Company, at Bombay; Messieurs Camegie and Company, at Penang and Sincapore, aforesaid; or at such other stations and places as may by the said Directors be de med expedient.

ART 20 - That the Secretary of this Institution be directed to correspond with the said agents so appoint it as after said, and that he do transmit to them copies of the Rules and Regulations of this Institution with such in tructions as to the granting certificates of admission to the parties desirous of becoming subscribers to this Institution, as may be deem-

ed requisite.

ART 21.—That in the event of any Widow or Children entitled to the benefit of the Fund of the Institution being desirous of returning to Europe, the Due to s of this institution for the time being are errby authorized and empowered to make advances to the Widow or Chaldren so emitted to the benefit of the said Institution to enable them so to do to an amount not exceeding the sum or Sicea Rupees One Thousand for cack and every Widow, and the sum of Sicca Runees Two Hundred for each and every Child and Children so entitle cas atoresaid by way of loan, and to be deducted from their said persons and allowances in such manner and by such proportions as the said Directors may deem expedicot,—And such Widow and Children respect vely or the Guardians of such Children duly constituted shall be entitled to receive their pensions and allowances to which they may be entitled from the Agents of the and Society in London, or elsewhere, from and after the 1st day of January 1824, at the current exchange of the day upon which such pensions shad become one, upon their producing a certificate signed by the Secretary of this Society, specifying the period to which their pensions have been respectively paid in Bengal, or other places in Ind a, and the amount which they will be entithed to receive in England to be presented to the said Agents in London, on making applications for such pensions, and upon giving satisfactory evidence of identity, -But that such pensions and allowances instead of being payable as in Calcutta monthly, shall be payable in London half yearly, and not oftener, and that the remaneration to be allowed to such agent . or agents, shall be paid by the person or persons receiving the pensions or allowance, and not by this Institution.

ART. 22.—That in case any Widow entitled to the benefit of the Funds of this Institution shall reside in a part of England twenty miles distant from London, or in Wales, Scotland or treland, her pension shall be paid in London to an attorney duly authorized by her on the production of a certificate signed by two persons in the Character of Parochial Clergymen of Magistrates where she resides to the following purport.

Certificate—"This is to Certify, that Mrs. A. B. Widow of C. D. in the East Indies, is living in the

" Parish of in the county of

"in England, Scotland, and Ireland, and to the best of our knowledge and behef is in a state of Widowhood, and that she hath Children by her deceased husband now living with her two wit; of the age of and "

ART. 23.—That all the subscribers, to this Institution as well as those who may in future become so, shall be at liberty at any time to withdraw their names, relinquishing at the same time all claim to the benefit of this Institution, and forfeiting to the Fund all sums, that may have been pre-

viously contributed by them as well as what arrears are due up to the pes riod or their withdrawing.

ART. 24 -That Henry Mathew of Calcutta aforesaid, Merchant and Agent, be and is hereby appointed Secretary of the general and entire business and concerns of the said Institution, and that he be allowed for office rent, the monthly sum of sicca rupe s one hundred, and such other disbursments as may be actually incurred for sircars, peons, and the necessary establishment of the said Institution, law charges, stationery, and other necessary and unavoidable expences.

ART. 25.—That all the business of this Institution shall be managed and carried on by the Secretary thereof, under and subject to the controll of the Directors for the time being, and that proper and necessary books of account shall be kept by the said Secretary at an office within the limits of the Town of Calcutta, in which office all the business and transactions of or relative to the said Institution shall be truly and fairly entered in the said hook, and that all the books, accounts and papers, and everything else whatsoever (save and except the money and securities for money) belonging or relating to or which shall belong or relate to the said Institution or the business thereof, or the carrying on such business shall be kept in the office, in Calcutta aforesaid, where the said business shall from time to time be so carried on, which books, acc nots and papers, the said subscribers and their respective executors and administrators shall freely, and at all convenient times have like ty to resort to, inspect and peruse when and as often as oreasion may require, or they or any of them may think fit, or be desirous so to do, during office hours.

ART. 26.—That the Secretary of the said Company shall be answerable and accountable for the amount of all montes to be received by him and for the safe custody of all securities to be deposited with him as Secre-

tary of the said Institution.

ART. 27.—That the Secretary shall from time to time report to the Ducctors of the said Institution whenever the monies received from subscribers to the said Institution amount to Sicca Rupees Five Thousand and ppwards, and that when and so often as it shall amont to the said snm of Sicca Rupees Five Thousand and upwards, the sum of Sicca Rupees Five Thousand shall be laid out in the purchase of Company's Paper, or in such other Public Securities of the Government of Beagal or in shares of the Stock of the Bank of Bengal, or in such other good and sufficient socurities as shall be deemed by the said Directors most for the advantage of the said Institution.

ART. 28 .- That all Company's Paper of the public Securities purchased on account of the said Society, shall be purchased in the names of the Directors, who shall authorize and empower the said Secretary from time to time to receive interest thereof.

ART. 29 .- That any action or suit hereafter to be commenced, or prosecuted, or defended for and on account of the said Institution shall be commenced, and prosecuted and defended by the Secretary for the time being of the said Institution, with the approbation of the Directors for

the time-being at the expence of the said Society or Institution.

ART. 30 .- That John Gilmore, James Danbar, John Phipps, John Adolphus Williams and Henry Mathew, being five of the members of the said Institution, are hereby elected and appointed Directors of the affair of the said Company from the first day of July One Thousand Eight Huu-Wired and Twenty, nutil the first day of July One Thousand Eight Han-"Wired and Twenty One, and that on the first day of July in each succeeding year, nuless such day shall happen to be a Sunday, in which case the election hereinafter mentioned shall take place on the Monday fellowing, during the existence of the said Institution, two of the said Directors (with the exception of the said Henry Mathew, who is also Secretary to the said Institution, and therefore deemed a proper person to continue a permanent member of the said direction.) shall go out by rotation, and a new election of two other Directors shall take place, and that such election shall be made by the whole or a majority of the votes, to be taken and reckoned as bereinafter mentioned, of the said subscribers, who shall be present at a General Meeting thereof to be held for the purpose of such election, and that such Directors so to be chosen shall continue in office from such first day of July, until the ensuing annual election or such Directors.

ART. \$1.-That a meeting of the said subscribers or a majority of them shall be held yearly during the continuance of the said Institution, on some convenient day between the Ist and Isthibays of the month of July in each year, and the said subscribers present at such or any other meeting or the major part of them, shall and may audit and settle the accounts of the said Institution, and shall and may frame such regulations for the said Institution and the saul business, as shall seem to them proper (provided they do not militate against or tend to annul any of the articles herein before and hereinafter agreed upon) which regulation shall be carefully entered in a proper book to be kept by the said Secretary, and signed by the subscribers then present at such meeting or meetings, or the majority of them, which heing so entered and signed shall he binding on all the said subscribers, their executors, administrators and assign. - But if any error in such accounts he discovered after such settlement of accounts, such sum, whether to the credit or dehit of the Stock or Funds of the said Institution suall be carried in the accounts of the said Institution, for the next succreding year, and that all errors which may be discovered in the said accounts after the settlement thereof, shall as soon as discovered be communicated by the Secretary to the Directors for the time being.

ART. 32.—That all members holding three or impreshares shall have two votes, and all members holding a less intember of shares than three shall have but one vote on any question which shall come before any General Meeting of the Proprietors of on any other occasion, and that all questions which shall come before such of any other meeting shall be decided by the majority of votes so taken and reckoned of the members then present at such meeting, but that no member shall at any meeting be entitled or allowed to vote in any matter or thing in which such member shall be many manner individually interested, otherwise than as a General Subscriber

to the Fund of the said Institution.

ART. 33.—That whenever during the continuance of the said Institation the said Secretary shall be required in writing so to do by seven
at least of the members or subscribers for the time then being, he shall
give due public notice of a General Meeting of the members or subscribers,
and that no matter or thing herein contained shall be auxilied or altered
in any manner whatsoever except with the cancarrence of at least two thirds
of the votes to be so taken as aforesaid of the members or subscribers, who
shall be personally present at such General Meeting.

LASTLY.— That in case any difference or dispute shall happen or arise between the said several parties to these presents, any or either of them touching any or either of the covenants, clauses, and agreements herein-hefore mentioned, expressed and contained, the same shall and may be heard and determined by the Supreme Court of Judicature at Fort William in Bengal. In Wriness whereof the said parties to these presents have heretunto respectively, set their hands and affixed their seals the day and year first herein before written.

Bengal Provident Society.

RULES AND REGULATIONS:

In pursuance of Public Notice given in the Journals of Calcutta, that a Meeting of the Subscribers (and others intending to subscribe) to the new-ly proposed Institution, to be styled the Bengal Provident Society,' would take place in the Town Hall of Calcutta, on this day, the 11th of September 1815, in order to take into consideration the several Propositions for Establishing, Regulating, and Managing the said Society, the said Meeting was convened accordingly, when,

Mr. Palmer being requested by the unanimous voice of the Meeting to take the chair, the following Propositions were made, discussed, and final-

ly agreed to.

Art. 1. That it is desirable for the Population of India, and particularly the rising generation, that a Pernetual Society should be formed and established by an unlimited unuber of Subscribers, the chief object of which will be to secure to Children surviving a fixed period, a sum of money,

according to their respective interests in the said Society.

Att. 2. That in order to effect so desirable a purpose, the Society shall be divided into periodical Classes, each to terminate fourteen years after its commencement, (except the First Class), that is to say, the First Class commence on the 1st of October 1815, and subscriptions will be received for that Class only, until the 31st of December 1816, when the Lives entered on the Books of the said First Class, who shall survive the 31st day of December 1829, at midnight (the meridian of Calcutta,) will be entitled to a Dividend of the Capital subscribed in the First Class, and the Interest accumulated thereon, as hereafter to be mentioned.

Art. 3. That the Second Class will commence on the 1st of January 1817, for which Subscriptions shall be received until the 31st of December of the same Year, when the Lives entered upon the Books of the said Class, who shall survive the 31st of December 1830 at midnight, as aforesaid, will be entitled to a Dividend on the Canital subscribed during the said Year of

1817, with the Interest accumulated thereon.

Art. 4. That the succeeding Classes shall commence on the 1st of January in every Year, and close on the 31st of the December following, when the Lives entered, and subscriptions received between those periods, will constitute a distinct Class, and distinct Capital, the Dividend on each to fall due 14 years after they have respectively commenced

Art. 5. That the Capital of each Class shall be raised by Shares nominally valued at Sa, Rs. 200, an averaged addition being made, agreeable to the following rates, which are in exact proportion to the probabilities attending Life in every Age, viz.

Sa. Rs.

A Child from		to 6 Mont	hs eid.	208
6 Months, at				
1 Year,				
3				
		2		
27	• • •	* 3	2	240
. 32		1		
38	• • • •	4	6	210
46 and upwar	ds,	*****	• • • • • •	200

Art. 6. That Individuals may take Shares either on their own Lives, or the Lives of others, and in either case the Parties subscribing to be considered as Members of the Society, and have a voice in the management of its Concerns

Art. 7. That, in order to be admitted on the Book of the Society, no attestation of the parties subscribing is or shall be required, or any

Certificate of Health from a Medical Gentleman.

Att. 8. That the Premiums for Shares, shall be made in one collection, and no Subscriptions shall be forfeited on any account, except, that of the Life being extinct, on which such shares have been taken, and for the convenience of Subscribers the Government Notes and Securities, will be taken in payment at the value of the day.

Art. 9. That the Funds shall be invested in the Notes of Governament, or such other undeniable Securities, as the Directors (hereafter to be chosen) shall deem most eligible; the said Securities to be indorsed to

three or more of the Directors on behalf of the Society.

Art. 10. That Entries into a Class after the date of its commencement will be charged interest, at the rate of 12 per Cent. per Annum, on

the amount of Premiums from that date to the day of cutry.

Art. 11. That five Persons residing in Calcutta shall be nominated Directors of the First Fourteen Classes, who shall cominne until a Dividend is declared on the surviving Members of the First Class, after which period they will retire, and their seats be filled by an equal humber chosen from among the Members of the Second Class, and on the same principle every succeeding years Direction shall be chosen.

Att 12. That the business of the Directors shall be to superintend and controll the management of the Funds, to examine the Accounts from time to time, and attend to the general concerns of the Society; the opinion of a majority thereof shall be conclusive in all cases relating thereto, provided they do not interfere with these Regulations, but that no Director is to have a voice in any Proposition in which he may be individually inter-

ested.

Art. 13. That on all appointed Meetings, three of the Directors shall form a quorum, and in the event of death or removal of any Director or Directors, another or others shall be chosen by the resident Members of

the Society.

- Art. 14. That a Person shall be appointed Secretary to the Society, who shall undertake the active management of its Concerns, for which he shall be allowed a Commission of Two and a Half per Cent. on the amount, to be divided after the termination of each Class, but in the event of death or removal of the Secretary, the latter Commission of One per Cent, only, shall devolve to the Secretary, who may be officiating when such Dividends fall due and are paid.
- Art. 15. That the Firm of a respectable House of Agency shall be appointed to act as Treasurers, who will receive the Certificates from the Secretary properly filled up, and collect the sums mentioned upon each, for which the said Treasurers shall be allowed a Commission of One per Cent, on the amount so collected.
- Art. 16. That a Meeting of the Directors shall take place, during the months of January and July in every year, in order to audit the Accounts of the Society, and pass them when approved; and should any extra Meeting be deemed necessary during the intervals of the said months of January and July, on the requisition of one or more of the Directors, the Secretary will give proper notice that the same may be convened, and that, on a convenient day in the month of January 1817, after the Directors

have examined and finally passed the Accounts of the First Class, a General Meeting of the Subscribers shall take place, to which the Directors will make a report thereon, at the same time, any point connected with the interest of the Society, will be discussed if deemed to be requisite, and decided by the voice of the majority of the Members; finither, that a General Meeting shall be called on a convenient day, in the month of January of every succeeding year for the same purposes.

Art. 17. That a Journal shall be kept by the Secretary, which is to

contain the proceedings on every meeting.

- At 18. That the Interest Account shall be balanced on every 30th day of June and 31st day of December, and the Account carried to the Credit of the existing Class or Classes in exact proportion to their respective Capitals.
- Art. 19. That applications for Admission into the Society, are to state the Names of the Party to be entered, the Sex, Age, Native Country, and antual Place of Residence, which Application will be addressed to the Secretary, who will under the anthority of the Directors, issue a Certificate on the Life of each Individual named, bearing date the day on which it is received.
- Act. 20. That one year previous to a Dividend being made on the First Class, the Society shall commence to give public notice in the India and London Gazettes, for the surviving Members of that Class, to present themselves after the 31st day of December 1829 following, at the Office of the Society, (or to the Agents in distant parts been appointed,) producing at the same time the Certificate of the Office, and legal proofs of identity.
- Art. 21. That in due time, previous to a Dividend fatting payable on the First Class the Society shall appoint one Agent in each of the Presidencies of India, and one in London, who shall be furnished with Transcripts from the Office Entry Books of every Class as they become due, in order to enable them to question the parties presenting themselves, and they the said Agents shall be authorized to call for such further proofs of identity as they shall judge expedient.

sign and give the Directors of the said Society, a full discharge, and general release, from any future Claums on account of the said Class then termi-

nated.

- Art. 22. That the Agent in London on being satisfied with the identity of the parties, shall cause two National Copies of the Office Certificate to be taken, one of which Copies shall remain with the Claimant, and the Original and Duplicate be transmitted by the most eligible opportunities to the Secretary to the Somety, the charges of the said Agent to be borne by the respective Claimants.
- Art. 23. That Members residing in England, or any parts to the Westward of the Cape of Good Hope, shall be allowed two years grace heyond the period of each Class talling due, in order to present their Claims; and such Members as may reside in any part to the Eastward of the Cape, will be allowed one year grace beyond the period of each Class falling due, for the same purpose.
- Art. 24. That as soon after the 31st day of December 1829, as may be practicable, a Dividend of the Total Capital of the First Class shall be ascertained on the number of Shares then claimed by surviving Members, when a sum of 75 per Cent. will be paid upon each share, reserving 25 per Cent. on Interest, to answer such Chains as may be forthcoming during the following two Years.

Art 25. That the Institution shall be distinguished by the name of

the Bengal Provident Society."

Art. 26. That in order to defray the expences of Printing, Stationary, Office Hire, Assistants, and other contingencies, Law expences excepted. the Secretary shall be allowed to charge a Fee of four Rupees on every certificate.

Art 27. That on a final Dividend being made to each Class, the Parties receiving, on their agents duly authorized to receive the same, shall

Art. 28. That the following five Geutlemen, residents of Calcutta. be appointed Directors and serve agreeable to the tenor of the 11th Article of these Regulations, viz.

John Palmer, R. Robertson, David Clark, and H. Mathew. Esgrs.

Art. 29. That Mr. J. B. Jones, shall be appointed Secretary to the Society, on the terms and conditions stipulated in the 14th Article of these Regulations.

Art. 30. That Messrs. Palmer and Co. shall be appointed Treasurers to this Society, on the terms and conditions stipulated in the 15th Article

of these Regulations.

Art. 31. That the Regulations now adopted, shall continue immuta-

ble during the existence of this Society.

Art. 32- That these Regulations shall be published twice in the Government Gazette, and in other Weekly Papers, for general information.

Art. 33. That the following shall be the form of the Certificate.

BENGAL PROVIDENT SOCIETY.

No. ——

TWELFTH CLASS.

THE IST OF JANUARY 1827. COMMENCING 31st of December 1827. Ending.... THE 1st of JANUARY DIVIDEND DUE THE 1841.

We kereby certify and acknowledge to have received from-	وخيسواللغ حدد تبدينات
tise sum of Sicca Rupeesbeing the Amount of -	-Subscription
for Shares, taken in the Class of this Society, by	, on
the Life of ————	•
Treasurer,	
<u> </u>	•)
	, Directors.
	Directors,
Registered No,	
Secretary	

SIXTH

Calcutta Laudable Society.

The object of the institution of the Landable Society is to provide a Fund for the Insurance of Lives, whereby Individuals may secure a Provision for their Families after their death, or Creditors may grand them-

selves against less in the event of the decease of their Deutors

The Landable Society differs from an Office for the Insurance of Liver, (as such Offices have been generally constituted in European Countries:) in that the whole Fund of the Society accumulate for the benefit of the lusured, and of them alone: that no Insurer reaps a profit from the Institution, and that even the charges of management are regulated on so occurrenced a scale, as scarcely to form a sensible butthen on the Establishment.

It differs both from a Life Iusurance Office and from most of those public associations into which certain orders of the community are frequently induced to enter for the purpose of providing a Fund for the maintenance of their Families after their death; in that it does not profess to ensure any specific sum of Money or Annuity to the representatives of the deceased, but merely their proportion of such sum as its accumulated fund shall eventually yield. This uncertainty, however is entirely in favour of the Insured, for on the one hand, by the ultimate division of the funds, be derives the atmost possible benefit which any Life Insurance could afford him without a positive loss to itself, while on the other hand he is perfectly secured against that disappointment to which the contributors to public Charitable Funds are not untrequently hable, from the total failure of a scheme founded on false or over-sanguine calculations. The Members of the Laudahle Society have a certainty of benefitting to the utmost extent proportioned to their respective contributions, and neither more nor less.

The Subscriptions to the Landable Society are portioned into certain Shares, and though the rules of the Institution do not warrant the precise sum which each Share is to yield in case of a lapse of a Life subscribed on, an approximation to that sum may be obtained from the result of former Societies. In the Fourth Landable Society each Share on a lapsed life yielded Sa. Rs. 5516, exclusive of the regulated advance of 4,000. The present state of the Funds of the Fifth Landable Society, now about to close, justify the expectation that the holders of Shares on lapsed lives will receive about Sa. Rs. 3,200 in addition to the prescribed advance already drawn. The difference in the productiveness of Shares in the two Societies respectively, is to be ascribed to an unusual mortality amongst the Insured. A Share in the Sixth Landable Society may however be

taken as covering the risk of Sa. Rs. 9,000.

The Sixth Landable Society will commence on the 1st January, 1827, and close on the 31st December 1831, at midnight, and its rules will be found to agree essentially with those of the Fifth, with the exception of au Aunual, instead of Quinquennial rise in the rates of Subscription.

REGULATIONS OF THE SIXTH CALCUITA LAUDABLE SOCIETY:

ARTICLE 1. The object of this a-sociation is to provide a fund for the Insurance of Lives. This fund is to be portioned into Shares; and an inconvidual may subscribe for a certain number of Shares, either on his or her own life, or on the life of any other individual. In the former case, the general estate of the deceased, or such person or persons as he or she may by will or assignment have appointed, shall benefit in the event of a lapse; in the latter, the person who may have subscribed on the life of the deceased, shall benefit to the extent of the shares subscribed for; unless, in either case, such shares be especially declared at the time of subscription to be for the benefit of any other person or persons, or be subsequently made over according to the form hereafter prescribed, for the benefit of any other person or persons, in which case such person or persons, shall be entitled to benefit in the event of a lapse, and no other.

- 2. In the case of a person subscribing on the life of another, the party subscribing, and not the party on whose lite the subscription is made, shall be considered a Member of the Society, and have a voice in the management of its concerns. Co-partners or other bodies of individuals may hold one or more shares jointly on any given life, either for their own benefit of for that of others; but in such case, the parties uniting in the subscription, shall not be entitled each to a separate voice in the concerns of the Society, but must vote collectively, or by the deputation of one of their number, on all matters thereto relating.
- 3. The great principle of this Society is the equal division of its accumulated funds among the parties entitled to benefit by the lapse of lives subscribed on, according to the number of shares which those parties may trapectively hold.

4. The Sixth Landable Society shall commence on the 1st January, 1827, and shall close on the 31st December, 1831, at midnight.

5. Not more than ten shares can be subscribed for on any one life, whether those shares he held by one or more individuals

6. Persons shall be at liberty to subscribe for Half or Quarter Shares, sither on their own lives, or on the lives of others, and in case of lapsothe estate of the deceased, or the parties for whose advantages the sub, scription is declared to be, or who may have become entitled to such adantages by Will or Assignment, shall benefit by the fund in a like fractional projection.

7. The following are the rates of subscription to be paid half yearly on each ltare, Half Share, and Quarter Share, according to the ages of the parties whose lives are subscribed on, at the time of admission into the Society, viz.

From the Age of	For a Whole Share.	For a Half Share.	For a Quar- ter Share.	Age.	For a Whole.	For a Hay	For a Quarter Neure.
3 to 20 21 22 23 24 25	107	53 53 54 55	27 27 27	27 28 29 30	113 115	57 58 59	29 30

from the Age of	For a Whoie hare.	For a Hay Skare.	For a Quar ter Share.	Age.	For a Whole ishare.	For -a Half Share.	For a Quarter Share.
31 8-3 33 34 35	3. R. 129 125 130 13 ⁷	65	32 33 34	51 52 53 54 55	S. R. 225 235 246 245 260	5, R. 114 118 120 123 130	59 60 62
36 37 38 39 40	141 144 150 153	77	36 36 38 39	56 57 58 59 60	273 280 290 300 343	137 140 145 150	69 70 73 75
41 42 43 44 45	162 165 171 174	83	42 42 43 44 45	61 62 63 54 65	353 36 380 395	198	89 92 95 99
46 47 45 49 50	195 200 207	95 100	49 5' 52	66 67 68 69 70		320	150 153

- 8. All persons entering the Society, between east January and the 30th of June, in the year 1827, shall pay on admission the a full Sanseription in advance for that year, or for the remaining part thereof, computing the same from the date of their becoming Members, until the 1st of January 1828, and paying for any number of a year less than a month, one whole mouth's subscription. The subsequent half yearly subscription shall be payable on the 1st of January and 1st Juniar each year, commencing with the 1st of January 1828.
- 9. All persons who may be admitted into the Society, subsequent to the 30th of June 1827, shall, in the first place, pay their proportion of the current half yearly Subscription, to be calculated agreeably to the above Rule, from the first day of the mouth of their admission, until the next following period of payment; and in the second place, shall pay a Premium of Admission, to be regulated agreeably to the following Scale, viz.

For admission during the second ? A Premium equal to 25 per Cent. half of the 1st Year of the Society. Son one half Year's Subscription.

During the 2d Year..... 50 per Cent, on do.

3d Year..... 72 per Cent, on do.

4th Year..... 84 per Cent, on do.

5th Year..... 80 per Cent on do.

10. In pursuance of the terms of the 10th Article of the Regulations of the Fifth Laudable Society, persons having held Shares on unexpired Lives in that Society, shall be entitled, without any renewed warranty of health, to neceive a Certificate of Admission for a like number of Shares in the Sixth Laudable Society, of payment of the full Subscription Money for twelve menths, at the rates corresponding with their respective Ages at the

period of transfer: For the accommodation of individuals, it shall be in the discretion of the Directors, at any time on or before the 1st of January 1-27. to receive in payment of such Subscription Money, the Promissory Notes of the Parties, pagable on or before the 1st of February following, together with interest theiron from the first of January aforesaid, at the rate of Eight per Cent. per Annow; but until either the Subscription Money shall be paid in Cash, or a Promissory Note for the same shall be granted, no new Certificate of Admission shall in any case be issued, nor shall the party be entitled to any benefit from the Funda of the Society, in case of the intermediate lause of the Life intended to be ionned. In the event, moreover, of the payment of the Subscription Money being delayed beyond the term of ove month from the commencement of the Society, or of any Promissory Note for such Subscription Money not being paid when due, the party subscribing shall be hable to pay to the Society a penalty of two per Cent. on the principal amount of his Subscription Money, and should be fail to make good such Sub-cussion Money, together with the penalty aforesaid, within the second month from the commencement of the Society, he shall entirely forfeit all claims of Admission into the Society, or to benefit by its Fonds. except on a new application to be submitted to the Directors, accompanied by the prescribed testimorial of Health and Age. If any Promissory Note received in payment of Subscription Money, shall remain numaid after the expiration of the second mouth, from the commencement of the Society, the amount of an 'n Not' shall be forfeited to the Society, and the Subscription care lied

the Sixth Landable Society, whose business it shall be to superintend and control the management of the Funds, to examine the Accounts, to decide on all applications for Admission, and generally to transact the current business of the Society. The concurrent opinion of three of the five Directors shall be decisive, on all matters relating to the concerns of the Society, and at v. and with these fundamental Regulations, which can be altered only by a Majority of the Members residing in Bengal. No question, however, shall be proposed to the Members at large without the concurrence of the whole of the Directors. In case of the death or removal from Calculta of any of the Directors, another or others shall be chosen by a Majority of the Members of the ociety then residing in Calculta, or by a Majority of the Members of the ociety then residing in Calculta, or by a Majority of such Members residing in Calculta, as may attend at a General Meeting to be convened for that purpose.

nually, between the 1st of January and 30th of April io each year, when a Statement of the Accounts of the Society, shall be laid before them by the Society, and no account, which shall once have been submitted to, and passed by the Directors at such Meeting, shall afterwards be called in question, unless for some special and manifest error to the amount of Five

Hundred Sices Rupees or upwards.

13. In the election of Directors, as well as on all other questions relative to the concerns of the Society, which may be proposed for the decision of the Members at large, a Member holding ten shares on any one Life shall be entitled to three votes; one holding from five to nine Shares, to two votes; and one holding any number of Shares less than five, to one vote only. Members holding shares on different lives, shall be entitled to the number of votes proportioned to the number of Shares which they hold on each Life.

14. Messrs. Alexander and Company shall officiate as Secretaries and Treasurers to the Society, with a fixed allowance of Sicca Rupers Two Flundred per month, and a Commission of one per Cent. on all Receipts of

Subscriptions, to be paid out of the Funds of the Society, and they shall charge a fee of Sicca Rupee One on each Certificate of Admission, and One Rupee for the Registry on each assignment of Share, in hen of all Charges.

— Advertisements. Printing and Law expences excepted.

15. The Secretaries and Treasurers shall act in all cases according to

the orders of the Directors.

16. All applications for Admission into the Society, from persons residing at any of the King's or Company's Settlements, shall be made by letter to the Secretarics, and shall be accompanied by a Certificate of Health, signed by a Medical Gentleman in the King's or Company's Setvice (those from all other places to be certified by a Medical Gentleman to the satisfaction of the Directors,—and by an affidavit sworn to and signed by the individual on whose Life the Shares are applied for;) such Letter, Certificate and Affidavit to be according to the following Forms, printed copies of which may be had on application to the Secretaries, viz.

FORM OF LETTER FOR PERSONS SUBSCRIBING ON THEIR OWN LIVES.

[Place and Date.

TO MESSRS, ALEXANDER AND CO.

Secretaries to the

SIXTH LAUDABLE SOSIETY.

GENTLEMBN.

I request to be admitted to hold Share in the Sixth Eandable Society on my own Life, for the benefit of my Estate after my death, or of such person or persons as I may hereafter appoint by Will or Assignment; for which purpose the prescribed Certificate and Affidavit of Health, are herewith transmitted.

I am, Gentlemen,

Your obedient Servant.

FORM OF LETTER FOR PERSONS SUBSCRIDING ON THE LIVES OF OTHERS

[Place and Date.]

TO MESSRS. ALEXANDER AND CO.

Secretaries to the

SIXTH LAUDABLE SOCIETY.

GENTLEMEN,

Landable Society on the Life of for the benefit of for which purpose the prescribed Certificate and Affidavit of Health are herewith transmitted.

Gentlemen,

Your obedient Servant,

FORM OF CERTIFICATE OF HEALTH.

This is to Certify, that, to the best of my knowledge and belief is at this date free from any dangerous ma ady whatever, and that, from my acquaintance with his constitution and general state or Health, for and also from the result of the enquiries, which I have this day made of him in person, I consider him to be a good Life,

Dated at

this day of 182

FORM OF AFFIDAVIT OF HEALTH.

Insert name, place of bode, and profession, at full length.

the best of my knowledge and belief, that the contents of the above Certificate, as they relate to my present state of Health, are true; that I have not wiltuily concealed from the Certifier any circumstances relative to my health or constitution, that I have had the Small (or Cow) Pox; and that my Age at this time does not exceed years and months.

Sworu before me, at this day ot 182

The above Affidavit must be sworn to before a Magistrate, who shall attest the same by his counter-signiture; or if the party be residing at a station where there is no Magistrate, it may then be attested by the Principal Civil or Military Officer of the station.—In case of an application for shares on the life of a Minor under fourteen years of age, an Affidavit to the same effect as above must be produced from the Parent, Guardian, or next of Kin of the party, or of the person under whose protection he or she may be residing.

- 17. All applications for Admission, accompanied by the above prescribed forms of Certificate and Affidavit, which may be transmitted to the Secretaries, shall be submitted by them to the Directors for their decision: And the Directors shall in all instances be at full liberty to reject any such Application, without assigning any reason to the Applicant for so doing.
- In all cases it shall rest with the Committee to judge, whether the reference to the circumstances of situation and distance, the interval which may have elapsed between the date of any Certificate and Affidavit of Health, and the time of their presentment be reasonable or otherwise, and to admit or reject such Certificate and Affidavit accordingly. In no case however, is the party subscribing to have any claim on the funds of the Society, in the event of the life lapsing between the date of the Certificate, and the date on which the Applicant may be admitted a Member, inless where the Directors may at the instance of such Applicant, have originally permitted the subscription to take effect from the date of the Certificate and Affidavit or Health, which it shad at all times be in their discretion to do, on the arrears of subscription being paid up. In the event however, of a person dying between the dates of his Certificate and Affidavit of Health and his Admission, and the Insurance on his lite was not effected from the date of the Certificate and Affidavit, the amount of Premium paid for such Insurance shall be refunded.
 - 19. No Subscription on any life shall be considered as entitling the party or parties concerned to benefit by the Society, until the life subscribed on shall have been approved by the Directors, the amount of the first Subscription and premium of Admission paid, and a Ceruficate of Admission granted under the signature of the Secretaries, agreeable to the form annexed to these Regulations. And if any Applicant shall omit to pay the amount of Subscription and premium of Admission within two months after the life subscribed on shall have been approved by the Directors, such applicant shall forteit his claim to be admitted, except on a fresh application, accompanied by a new Certificate and Affidavic of Health.

on) shall be paid within one month of the time, at which they become due. If not paid within that time, a penalty of two per cent. on the amount of the instalment shall be added; andy an Member who shall not have paid his

Subscription, together with the said penalty, within two months of the day on which such Subscription shall have become due, shall be considered to have absolutely sud entirely forieited his Share or Shares.

- 21. Any Member shall be at liberty at any time, to pay up his Subscription for the whole unexpired period between the time of such payment and the close of the Society, or for any part thereof; and, in the event of the lapse of the life subscribed on, such Member or his Representatives shall be entitled to receive back any part of the Subscription Money so paid up, which would not have been due at the time of the lapse taking place; forfeiting, however, to the Society, all Interest which may have intermediately account thereon.
- 22. No subsequent increase of Shares on any Life shall be allowed, except on a fresh application to be again approved of by the Directors, and accompanied by a Certificate and Affidavit as above. The Subscription on the additional shares to be according to the age of the party at the time of making the new application.
- 23. Any Member desiring to transfer his Interest in any share or shares which he may hold in the Society, shall be at liberty to do so by an Indorsement to be written on the original Certificate, which Indorsement however shall not be valid, until the Certificate desiring the same shall have been produced to the Secretaries, and the Transfer duly registered by them in the general Book of Registry, to be kept in the office of the Society.
- 24. As often as a sum exceeding Sicca Rupees Five Thousand shall be collected, it shall be laid out in the purchase of Government Paper. Bank Shares, or in Loans secured by a Deposit of Government Paper, to be granted under the contion and authority of the Directors; it being clearly understood, that in all cases of Loan, the saleable value of the Beposit shall be more than sufficient to cover the sum lent. All Public Securities purchased for the Society, shall be specially sudorsed to three or more of the Directors, and the Interest only shall be made payable to the Secretaties and Treasurers.
- 25. The person or persons entitled to henefit by the lapse of a Life in this Society shall, on making application to the Secretaries in writing, accompanied by such proof of the Casualty as may be satisfactory to a majority of the Directors, immediately receive the sum of Four Thousand Sicca Rupees on each Share; Two Thousand Rupees on each half Share, or One Thousand Rupees on each Quarter Share, which he or they may have held or be entitled to on the lapsed Life; provided that, in the opinion of the Directors, the state of the Funds of the Society will admit of so large a payment being made. Should the Directors think, however, that the Funds will not allow of an immediate payment of this amount, then such sum only shall be advanced as they may deem proper; and the balance of the prescriber advance shall be paid, so soon as the Directors shall be of opinion that the Funds will safely admit of it.
- 26. Arrears of sunscription, or any other sums due to the Society by the holders of any share or shares on a lapsed Life, shall be deducted from the amount of the advance.
- 27. At the expiration of this Society on the 31st of December 1831, it is proposed, that a new Society, on a similar plan, but subject to such further alterations as experience may suggest, shall be immediately instituted, into which Society all Alembers then holding Shares on unexpired Lives in the Sixth Landable Society, shall be at liberty to transfer those Shares without any renewed Certificate of Health, in consideration of a sum of Money to be paid to such new Society out of the Funds of the Sixth Landable Society, and without taking into account any proportion of the

Advances previously paid by the Society on account of lapsed Lives. To entitle Members of the Sixth Landable Society to transfer the shares held by them into the ensuing or Seventh Landable Society, no regular form of Application shall be necessary; by a Certificate of Admission into the new Society shall be immediately issued to them on the simple payment of the usual first year's Subscription in advance, subject however to the established penalty of Two per Cent in the event of the payment being delayed beyond the term of one month, from the commencement of the new Society and to the entire letture of the privilege of Transfer. (excepting on a new application to the Directors, acc impanied by the regular Certificate of Heilth, &c.) if not made good within the second month from that period. The rates of subscription for Members transferring their shares from the Sixth to the Seventh Landable Society, shall be according to the respective Ages of the Parties, on whose Lives the shares are held, on 1st of January 1832.

28. It is proposed to render the Institution of the Landable Society permanent, by establishing a new Society in succession to each Society as it expires, and arranging the transfer of the shares agreeably to the above

principle.

- chares in the Sixth Landable Society, which may stand assigned by endorsement, or otherwise, for the benefit of any other person or persons than the person or persons originally interested therein, or upon any subsequent transfer of any share or shares so assigned from the Seventh or any succeeding Society to the Society naxt ensuing, such share or shares shall continue in all respects subject to the liqu of the Assignee, and shall be declared to stand for the benefit of such Assignee in the Certificate of Admission to be issued from the new Society.
- the accounts of the Sixth Landah e Society shall be made up, and the balance of Funds actually on hand, after deducting the supulated payment of 10 per tent, to the new Society, shall be divided by the number of shares held on Lives subscribed upon in this Society, which may have lapsed between its commencement and us close, as may be ascertained previous to the 15th day of February 1823, and the parties entitled to benefit, by such lapses, shall each receive his or their proportions of the said Funds, according to the number of shares respectively held by them on the several lapsed Lives,—the holders of fluit or Quarter shares dividing a cording to those fractional proportions.
- 31. With respect to any lapses of Lives in this Society, which may not be ascertained on or prior to the 15th of February 1832, such apres shall be at the risk of the next ensuing or Seventh Landable Society, and the Advances or Dividends to which the parties claiming to benefit by such lapses may be entitled shan be paid out of the Funds, and agreeably to the Regulations of the said ensuing Society, on the said lapses being ascertained. But it is bereby expressly provided, with respect to any lapses which may have occurred at any place to the eastward of the Cane of Good Hope, that notice of such lapses, accompani d by satisfactory proof of the sam, must be given to the Secretaries to the Seventh Landable Society within one year from the expiration of the Sixth Society on the 31st December 1831, or within two years, if the lapse have occurred in Europe or elsewhere beyond the (ane of Good Hope; and that in the event of the party or parties interested neglecting to prefer his or their claim onaccount of any such lapse. within the period here prescribed, he or they shall entirely forfest all right and title to any benefit whatever, by reason of such lapse, from the Funds of the Seventh or any succeeding Somety.

32. The following Gentlemen have this day been nominated Directors of the Sixth Laudable Society, viz John Palmer, James Cullen, George James Gordon, William Ainshe, and Thomas Bracken, Esquires.

Calcutta, 25th November 1826.

CERTIFICATE OF ADMISSION.

Insert name or names, We do hereby certify, that places of abode and pro- has been duly admitted to hold. Share in the fessions, at tull length. Sixth Landable Society, which Life of for the benefit or

who shall be entitled, in the event of a lape of the aforesaid Life, to receive such proportion of the Funds of the said Society, as by the established Regulations thereof, published in the Government Gazette of the 30th of November 1825, may become due to by virtue of this subscription, and at such time or times as the said Regulations direct,—subject moreover to all the several provisions and exceptions, by the said Regulations prescribed.

We do turther acknowledge to have received from the aforesaid

the sum of Sicca Rupees

the amount of Subscription in advance and premium of Admission, required
by the Regulations of the said Society. In witness whereof, we have heretento subscribed our names in Calcutta, this

day of

in the year of Our Lord One Thousand Eight Hundred and By Authority of the Directors:

ALEXANDER AND CO.

Secretaries and Treasurers.

N. B. No payment can be made in the event of a lapse to the person entitled to ben at thereby under this Certificate, unless notice of such lapse be communicated to the Secretaries within one year after the close of the Society, which takes place on the 31st December 1831, in case of the lapse having occurred any where to the Eastward of the Cape of Good Hope, or within two years, in case of the lapse having taken place any where beyond the Cape of Good Hope; in the latter event, the Representatives of the deceased, or the parties interested in the lapse, are recommended to transmit information of the same, together with such proofs thereof, as may be attainable, to Messieurs Fletcher, Alexander and Co. of London, who will ferward the communication to the Secretaries in Calcutta.

Dr. J. Mellis, M. D. is Medical Adviser to the Society.

Calcutta, 25th November 1826.

CALCUTTA

Supplementary Laudable Society.

The considerations which led to the establishment of a series of Supplementary Landable Societies, were these. By the consutation of the original Landable Societies, the major part of their funds, instead of being portioned out as the lapses occurred to the parties entitled to benefit thereby, were left to accumulate for a series of years at a low rate of interest in Government Securities. This arrangement was specially inconvenient to those who had recourse to those Societies for effecting Insurance on the lives of their debtors, as in most cases the debts which the Insurances were intended to cover, continued to increase at a rate of Interest greatly exceeding that at which the finids of the Society improved. Experience also proved, that notwithstanding the scale of the original Landable Societies had been so far enlarged as to admit of the subscription for ten shares on a single life, the angmentation was not in a linstances sufficient for the purposes of the nublic, nor commensurate with the general and daily increasing extension of Money transaction.

The leading principles of the Supplementary Landable Societies may he thus brisfly enumerated. The dination of each Supplementary Society is for one year only—at the expiration or this time, the funds of the Institution are divided among the holders of Shares on lapsed lives, with such reservation and according to such rules as may be in force for the time being: The holders of shares on surviving lives have the option of transferring the same to a new Society of similar duration, without renewed warranty of health.

In the early Supplementary Landable Societies Sa. Rs. 10,000, was fixed on as the maximum, to be received from the funds by the holders of a share on a lapsed life. The surplus funds were directed to be appropriated under certain provisions to the ensuing Society, and the holders of shares in preceding Societies whose dividends had not equalled the sum of Sa. Rs. 10.000. This sum in the Ninth Supplementary Laudable Society is still continued as the maximum of dividend receivable on a share held on a lapsed life; but the surplus funds are to be exclusively appropriated to the ensuing Society.

When the sum of Sa. Rs. 10,000 was fixed as the maximum of dividend to be received on one share, the interest of money was high. That sum was then proportionate to the scale of Piemia and its selection justified by experience. In later years, owing to the depreciation of money, the funds of none of the Supplementary Societies have yielded so high a dividend as Sa. Rs. 10,000 on a share on a lapsed life. Judging from the results of late years, 18,000 may be assumed as the probable amount which, including the regulated advance, will be forthcoming to the holder of such share. These observations have been thought proper for the purpose of checking fallacious expectations which the Insured might be apt to entertain by observing the sum of Sa. Rs. 10,000 restricted as the maximum of dividend occavable by the holder of a share on a lapsed life.

REGULATIONS OF THE SUPPLEMENTARY LAUDABLE SOCIETY.

Article 1. The object of this association is to provide a fund for the insurance of lives. This fund is to be portioned into abares. And an individual may subscribe for a certain number of shares, either on his or her own life, or on the life of any other individual. In the former case the general estate of the deceased, or such person or nersens as he or she may by will or assignment have appointed, shall benefit in the event of a lapse; in the latter, the person who may have subscribed for; unlessed either case, such shares be succially declared at the time of subscribing, to be for the benefit of any other person or persons, or he subsequently made over according to the form hereinafter prescribed, for the benefit of any other person or persons abali he entitled to benefit in the event of a lapse, and no others.

2. In the case of a person subscribing on the lite of another, the party subscribing, and not the party on whose lite the subscription is made, shall be considered a Member of the Society, and have a voice in the manuagement of its concerns. Co-partners or other bodies of individuals may hold one or more shares jointly on any given life, either for their own benefit or for that of others; but in such case, the parties unning in the subscription, shall not be entitled each to a separate voice in the concerns of the Society, but must vote collectively, or by the deputation of one of their number on or matters thereto relating.

3. The Tenth Supplementary Landable Society shall commence on the 1st of July 1825, and shall close on the 30th of June, 1826, at midnight.

4. Not more than ten shares can be subscribed for on any one life, whether those shares be beld by one or more individuals. It is however specially provided that in the course of the year the Directors may pass an additional rule extending this number to one not exceeding fifteen, should this measure be deemed by them prodent and proper.

5. Persons shall be at liberty to subscribe for Half or Quarter shares, either on their own lives or on the lives of others; and in the case of lapse, the estate of the deceased, or the party for whose advantage the subscription is declared to be, or who may have become entitled to such advantage by will or assignment, shall benefit by the fund in a like fractional proportion.

6. The following are the rates of subscription to be paid on admission by persons becoming Members of this Society, within the first month from its commencement, on each Share, Halt Share, and Quarter Share, according to the ages of the parties whose lives are subscribed on, at the time of their admission into the Society; viz.

On the Life of a Person

from the age of,	For a Whole Share,	Half Share-	Quarter Share.
3 to 25	Sa. Rs. 200	Sa. Rs. 100	. Sa. Rs. 50
	220		
30 to 35	240	120	60
	280		
	320		
	——— \$80		
5 0 to 55	450	225	118
55 to 60	540	270	———— 135
	700		
65 to 70	————————————————————————————————————		291

7. All persons entering the Society after the expiration of the first month, and previous to the expiration of the first six months from its commencement shall, in the first place, pay, on admission, a rateable subscrip,